10 Rolling Hills Road
Kearney, NE 68845
308-380-4022

TO: STEPHEN HEALY

EPA OTAQ COMPLIANCE DIVISION

DIESEL ENGINE COMPLIANCE CENTER

Healy.Stephen@epa.gov

Reviewed and Accepted Date /4/1/// EPA Rep_

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Jared Axmann Trucking Inc certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

Employees

Year	Quantity
Current	1
Current – 1	1
Current - 2	1
Current - 3	0

Ownership Structure

Owner	% Ownership
Jared Axman	100

I attest that Jared Axmann Trucking Inc is not affiliated with any other company.

								4				
Please	confirm	that thi	s request is acc	eptable and	i that J	ared Axmani	i Trucking ii	nc has :	met all the	e reguireme	ents for i	the small
										,		
busine	ss exem	ption as	a glidge (ehicle	: assembler.	Than	k you for you	ir assistanci	۵.				

Signature of Company/Official

Title

10-9-17

Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/23/2017 7:12:19 PM

'Shane Yule' [SYule@allstatepeterbiltgroup.com] To:

Subject: RE: Small Business exemption form

Attachments: 2018 Allstate Peterbuilt Group Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Shane Yule [mailto:SYule@allstatepeterbiltgroup.com]

Sent: Wednesday, August 23, 2017 12:12 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: Small Business exemption form

Stephen,

Attached is the form on company letterhead as requested. This should be what is needed.

Thank you,

Shane Yule Regional Sales Manager Allstate Peterbilt Group Mankato 507-388-9312 Winona 507-523-2333 cell 507-456-3732 svule@allstatepeterbiltgroup.com www.allstatepeterbilt.com

----Original Message----

From: Ashley Berg

Sent: Wednesday, August 23, 2017 11:07 AM

To: Shane Yule

Subject: Attempt 2 ha

----Original Message----

From: copier@wdlarson.com [mailto:copier@wdlarson.com] Sent: Wednesday, August 23, 2017 9:55 AM

To: Ashley Berg

Subject:

This E-mail was sent from "RNPB8F6C5" (Aficio MP C3500).

Scan Date: 08.23.2017 10:54:51 (-0400)

Queries to: copier@wdlarson.com



Allstate Peterbilt Group 500 Ford Road St. Louis Park, MN 55426

952-888-4934 FAX: 952-703-3456

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy, Stephen@epa.gov

Reviewed and Accepted Date 1/23/12 EPA Rep

Re: Model Year

Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	942
Current - 1	911
Current - 2	860
Current – 3	842

Ownership Structure

Owner	% Ownership
Don Larson	100%

Lattest that is not affiliated with any other company.

SAFES I HABES I SERVICE I LEASING REPEAU I LINANCE

alistatepeterbilt.com



Allstate Peterbilt Group

500 Ford Road St. Louis Park, MN 55426

952-888-4934 FAX: 952-703-3456

Please confirm that this request is acceptable and business exemption as a glider vehicle assembler.	that	has met all the requirements for the small e.
Mary 1 Vole	Regional Sales Manager	08/17/2017
Signature of Company Official	Title	Date

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 6/20/2017 3:24:04 PM

To: 'Jerry Hoover' [jerryhoover1@gmail.com]

Subject: RE: 2018 Small Business Exemption

Attachments: 2018 Hoovers Small Business Exclusion EPA Reviewed.pdf

Mr Hoover,

Please your small business exclusion notification letter stamped "Reviewed and Accepted".

Please let me know if you have any questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Jerry Hoover [mailto:jerryhoover1@gmail.com]

Sent: Friday, June 16, 2017 11:04 AM

To: Healy, Stephen

Subject: Re: 2018 Small Business Exemption

Mr. Healy,

Thank you for the reply. Attached is a corrected letter, my apologies for the wrong values.

- Regarding production numbers; we experienced a computer change in 2012 so only approximate completions were available for 2010, 2011, and 2012.
- The company is a single member, single individual company with no affiliations to other truck or Glider Kit productions.

Regards,

Jerry Hoover



www.HooversTruck.com PH: (330) 878-6630

On Thu, Jun 15, 2017 at 4:18 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Mr Hoover,

Thank you for your small business exemption notification letter. There a two things I would like you to address:

- The production volume numbers for 2010 2014 should reflect the number of trucks assembled.
- Could you clarify the ownership structure. You state that the company is a single member LLC. I need to know if the owner is a single individual. We need to establish if there are any affiliations with other companies that could applicable when determining the number of employees per 13 CFR 121.103 and 13 CFR 106. If there are affiliations then please attest to this fact.

If you could please make these changes to the letter and we can review the request ASAP.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Jerry Hoover [mailto:jerryhoover1@gmail.com]

Sent: Wednesday, June 14, 2017 3:16 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** 2018 Small Business Exemption

Mr. Healy,

Attached is a letter regarding the EPA Small Business Exemption for Hoover's Truck and Equipment, LLC.

Sincerely,

Jerry Hoover



PH: (330) 878-6630

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/24/2018 6:13:23 PM

To: 'Lambert Brothers' [lambert@lambertbros.us]; 'KW.Marketing.GHG@PACCAR.com'

[KW.Marketing.GHG@PACCAR.com]

Subject: RE: Glider Vehicle Assembler / Small Business Exemption **Attachments**: 2018 Lambert Brothers Truck Service Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Lambert Brothers [mailto:lambert@lambertbros.us]

Sent: Wednesday, January 24, 2018 10:47 AM

To: KW.Marketing.GHG@PACCAR.com; Healy, Stephen

Subject: Glider Vehicle Assembler / Small Business Exemption

Attached are forms regarding Glider assembly information that was requested.

Dan Lambert Lambert Brothers Truck Service, Inc. 906 428-1017







Stephen Healy

3420 W. HWY M-35 · GLADSTONE, MI 49837 · 906-428-1017

EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year

2018

Request for Small Business Exemption as a Glider Vehicle Assembler

Lomber | Brother Sertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Reviewed and Accepted Date 1/24/15 EPA Rep

Employees

Year	Quantity
Current	8
Current - 1	
Current - 2	
Current - 3	

Ownership Structure

Owner	% Ownership
Dunie) I lambert	502
 mary la lambert	50%
,	***

Please confirm that this request is acceptable and that LamberlBRS, has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Comegany Official

Title

Onto

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/16/2017 7:46:12 PM

To: 'Mike Milhon' [mike@nebraskapeterbilt.com]

Subject: RE: Small Business Exemption Request

Attachments: 2019 Extreme Transfer Biltoft Truck Sales Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Milhon [mailto:mike@nebraskapeterbilt.com]

Sent: Friday, October 13, 2017 12:37 PM

To: Healy, Stephen

Subject: Small Business Exemption Request

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Extreme Transfer/Biltoft Truck Sales.

Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com



Stephen Healy Diesel Engine Compliance Center

EPA OTAQ Compliance Division Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Extreme Transfer/Biltoft Truck Sales certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		***************************************
2011	***************************************	
2010		

Reviewed and Accepted Date_0/_4/_z EPA Rep

111 NorthRidge Drive Clay Center, NE 68933

Phone: 402-768-3192 Fax: 402-762-3040

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _

Employees

Year	Quantity
Current	4
Current - 1	3
Current - 2	3
Current - 3	3

Ownership Structure

	8		
	Owner	% Ownership	
	Ryan Biltoft	100	
The same of the same			

I attest that Extreme Transfer/Biltoft Truck Sales is not affiliated with any other company.

Please confirm that this request is acceptable and that Extreme Transfer/Biltoft Truck Sales has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official Title

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/16/2018 7:35:09 PM

To: 'Sharon Kallner' [bachmanskall@yahoo.com]

Subject: RE: Exemption as a Glider Vehicle Assembler / Bachman Trucking, Inc

Attachments: 2018 Backman Trucking Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Kallner [mailto:bachmanskall@yahoo.com]

Sent: Tuesday, January 16, 2018 10:55 AM

To: Healy, Stephen

Subject: Exemption as a Glider Vehicle Assembler / Bachman Trucking, Inc

Stephen Healy **EPA OTAQ Compliance Division** Diesel Engine Compliance Center Healy.Stephen@epa.gov

BACHMAN TRUCKING INC. 381 DONNELL VILLE Rd NATRONA HEIGHTS. PA 15065

Re: Model Year [Endowled Brear] Request for Small Business Exemption as a Gilder Vehicle Assembler

GARHMAD TRAMBertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	As <u>semble</u> d	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	J.
Current - 1	2
Current - 2	ス
Current – 3	2

Reviewed and Accepted Date 1/14/18 EPA Rep

Ownership Structure

Owner	% Ownership ,
Todd BALAMAN	1000/0

I attest that in Ruchally is not affiliated with any other company.

Please confirm that this request is acceptable and that in the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Address / E-mail / Phone if not printed on company letterhead:

381 DONNELLVILLE Ad NATRONA Heights. PA 15045

PRISYLEUT 1-16-2018

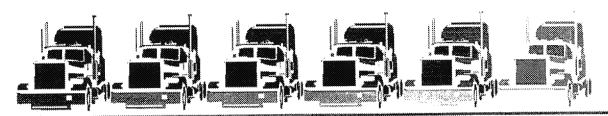
Total

1-16-2018

1-16-2018

1-16-2018

DACH TRKE ADL. COM



Sachman Crucking, Incorporated 381 Donnellville Rd., Natrona Heights, Pa. 15065 Phone 724-353-1733 Fax 724-353-1737

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/19/2017 11:52:02 AM

To: 'Jerry Barris' [barrissupply@hotmail.com]

Subject: RE: 2018 request for small business exemption

Attachments: 2018 Barris Supply Company Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jerry Barris [mailto:barrissupply@hotmail.com]

Sent: Wednesday, October 18, 2017 5:16 PM

To: Healy, Stephen

Subject: 2018 request for small business exemption

Attached is the request for small business exemption for glider vehicle assembler.

Thanks for your attention in this matter.

Barris Supply Company, Inc.

Barris Supply Company, Inc

PO Box 156, 3500 Sharon Rd West Middlesex, Pa 16159

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Reviewed and Accepted Date 10/19//Z EPA Rep

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Barris Supply Company, Inc certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Employees

Year	Quantity
Current	11
Current - 1	11
Current - 2	10
Current - 3	9

Ownership Structure

Owner	% Ownership
Jerald W. Barris Jr.	51%
Tyler J. Barris	49%
	·

Please confirm that this request is acceptable and that Barris Supply Company, Inc has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

<u>UKL PRSIDENT</u> Title

Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/27/2018 2:07:32 PM

To: Sharon Lancaster [slancaster@kellerits.com]

Subject: RE: Request to be a Small business glider assembler

You need to give a copy of the letter I just sent you to Freightliner or PACCAR when you go to order a glider. That should be all it takes.

Steve

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Friday, April 27, 2018 10:00 AM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Re: Request to be a Small business glider assembler

What is the next step to getting the # to be able to order our gliders?

Thanks
Sharon Lancaster
A&R Transport, Inc.
(435) 744-2201
Sent from my iPhone

On Apr 27, 2018, at 7:56 AM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Wednesday, April 25, 2018 10:40 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Re: Request to be a Small business glider assembler

Just following up to see how things are coming. Let me know.

Thanks
Sharon Lancaster
A&R Transport, Inc.
(435) 744-2201
Sent from my iPhone

On Apr 13, 2018, at 12:46 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Sorry. I'm still waiting for a response internally. I'll bug them to get back to me.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Friday, April 13, 2018 2:31 PM

To: Healy, Stephen < healy.stephen@epa.gov >

Subject: RE: Request to be a Small business glider assembler

Just following up to see what the status on our application is. Let me know.

Thanks
Sharon Lancaster
A&R Transport, Inc.
435 744 2201

On 4/5/2018 2:01:19 PM, Sharon Lancaster < slancaster@kellerits.com > wrote:

Thank you for keeping us updated.

Thanks
Sharon Lancaster
A&R Transport, Inc.
435 744 2201

On 4/5/2018 1:21:08 PM, Healy, Stephen < healy.stephen@epa.gov>wrote:

Sharon,

I sent your information to another group in my office for review and have not received any feedback yet. I am out of the office on Friday and will be back on Monday. I'll give you an update as soon as I get feedback.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Thursday, March 29, 2018 1:30 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: RE: Request to be a Small business glider assembler

Thank you. Have a good holiday:)

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/29/2018 11:27:08 AM, Healy, Stephen healy.stephen@epa.gov wrote:

Sharon,

I'll be getting back to you on this next week.

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Wednesday, March 28, 2018 11:15 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: RE: Request to be a Small business glider assembler

AA&S Corporation and A&R Transport, Inc. have their own tax ID#'s and are separate entities. AA&S Corporation built the trucks and leased them to A&R Transport, Inc. (I had that information wrong on the previous email I sent to you.) So- our Small business glider assembler License would actually need to

be under AA&S Corporation 3310 W 2600 N Brigham City, UT 84302 not A&R Transport, Inc.

AA&S Corporation has been in business since 1980 and A&R Transport, Inc. has been in business since 1988. We have been building gliders for over 25 years. The main reason for building gliders for us is getting the Configuration we need for our operation-Axle spacing, Length, Fuel capacity, etc.

```
We built in in 1993, in 1993, in 1997, in 1997, in 2007, 2009 model year in 2010-2011.
```

Each Glider was used as a leased vehicle by A&R Transport, Inc. for a while and then Sold.

sold to Dairyway Tremonton, UT 2012
sold to Roy's Truck Rowlett, TX 2013
sold to Bouma Truck Sales, Choteau, MT 2014
sold to Bouma Truck Sales, Choteau, MT 2015
sold to Bouma Truck Sales, Choteau, MT 2016
sold to Bouma Truck Sales, Choteau, MT 2017

We are currently working on bids from Peterbilt and Kenworth in Salt Lake City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/22/2018 7:47:05 AM, Healy, Stephen healy.stephen@epa.gov wrote:

Sharon,

The regulations require that A&R have sold at least one glider to an unrelated entity in 2014. The letter shows that no gliders were built in the 2011 through 2014 timeframe. Also AA&S Corporation appears to be an affiliate of A&R Transport as they share the same business address. What brand of gliders is A&R intending to build – PACCAR (Peterbilt and Kenworth) or Daimler (Freightliner or Western Star)?

Thank you,

Steve Healy

From: Sharon Lancaster

[mailto:slancaster@kellerits.com]

Sent: Wednesday, March 21, 2018 12:33 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** Re: Request to be a Small business glider

assembler

All were built and sold to AA&S Corporation Brigham City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen < healy.stephen@epa.gov> wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles.
- (1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster

[mailto:slancaster@kellerits.com]

Sent: Tuesday, March 20, 2018 7:22 PM

To: Healy, Stephen

<healy.stephen@epa.gov>

Subject: Request to be a Small business

glider assembler

Thanks
Sharon Lancaster
A&R Transport, Inc.
(435) 744-2201
Sent from my iPhone

<A and R Transport Inc Small Business.pdf>

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/14/2017 9:39:40 PM

To: 'Kyle Hesby' [KyleHesby@butlermachinery.com]

Subject: RE: Question

Kyle,

The small business exclusion requires a notification letter to the EPA. I think a short letter that contains the following information:

- A statement that Butler Machinery Company meets the small business criteria listed in 40 CFR 1037.150 (c) and
 the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) You should double check this, but
 the threshold for Heavy Duty Truck Manufacturers appears to be 1500 employees this is what is listed for
 NAICS Code 336120.
- A statement that Butler Machinery Company is solely owned by (owners name) and if there are multiple owners state each owner and the percentage ownership for each. Also state that Butler Machinery Company is not affiliated with any other company (assuming that is true). If there is an affiliation state what that is.
- State the number of employees for each of the past 3 years.
- State the number of gliders that Butler Machinery Company has built each year 2010 through 2014.
- Signed by the owner(s).

It's quickest for us if you can scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above if that helps. Don't need anything fancy. Please let me know if you have further questions.

Here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037</u> 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx? SID = 266 ad73 e48 d34146461 d5b3cc2a0d1ab&mc = true&node = sg13.1.121.a.sg0&rgn = div7ag1.a.sg0 + sg13.1.121.a.sg0 + sg13.1.a.sg0 + sg13.1.a.sg0

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

I will ask our enforcement group about your other question.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Kyle Hesby [mailto:KyleHesby@butlermachinery.com]

Sent: Tuesday, February 14, 2017 3:38 PM

To: Healy, Stephen **Subject:** Question

Steve, Thanks for taking my call today and helping with my questions. You had mentioned you might be able to help me by finding someone to answer this question:

If a customer removes a 2007 EPA engine in his/her 2007 truck and installs a 2002 engine (new reman) in this vehicle can we perform warranty work on the 2002 engine. It is in a 2 year warranty period but it is a non-compliant engine in this newer chassis?

Kyle Hesby | Butler Machinery Company | Technical Communicator

3401 33rd St SW | Fargo, ND, 58104 | P 701-298-1716 | C 701-793-7437 **Butler Values |** Our Team . Customer Driven . Accountability . Integrity . Excellence . Safety <u>www.butlermachinery.com</u>







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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/31/2017 5:58:13 PM

To: 'Mike Milhon' [mike@nebraskapeterbilt.com]

Subject: RE: Small Business Exemption Request

Attachments: 2019 Buckeye Valley Trucking Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Milhon [mailto:mike@nebraskapeterbilt.com]

Sent: Monday, October 30, 2017 5:32 PM

To: Healy, Stephen

Subject: Small Business Exemption Request

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Buckeye Valley Trucking.

Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com FROM:



TO: STEPHEN HEALY EPA OTAQ COMPLIANCE DIV DIESEL ENGINE COMPLIANCE Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Buckeye Valley Trucking certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		•••••
2012		
2011		••••
2010		***************************************

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _______

Employees

	Year	Quantity
***************************************	Current	12
-	:Current - 1	12
Sections	Current – 2	12
Sociological	Current - 3	12

Reviewed and Accepted Date 20/31/27 EPA Rep

Ownership Structure

Owner	% Ownership
Justin DeBrie	100

Lattest that Buckeye Valley Trucking is not affiliated with any other company.

Please confirm that this request is acceptable and that Buckeye Valley Trucking has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance

S/gñature of Company Official

Address / E-mail / Phone if not printed on company letterhead:

308-390-1908 Cell - 308-236-1359 Office - 308-236-1356 Fax

40410 Kilgore Road Gibbon, NE 68840

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/22/2017 4:11:10 PM

To: 'shaulinginc@yahoo.com' [shaulinginc@yahoo.com]

Subject: EPA Small Business Notification Letter

Scott,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).
- Should be on company letterhead if possible.
- Include company address and contact information.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037&r$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieve ECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1635$

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/28/2017 6:59:32 PM

To: 'Jeremy Lewis' [killercatdiesel@gmail.com]
Subject: RE: Small Business Exemption Certification

Marisa,

Just a couple things:

- Is Killer Cat Diesel affiliated with any other company? If not, please state that in the letter. If so, state the affiliation and the employee count for the affiliated company should be included in the employee count per 13 CFR Part 121.
- Did Killer Cat Diesel assemble any gliders in 2010 thru 2014? If so please list how many in each year.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Jeremy Lewis [mailto:killercatdiesel@gmail.com]

Sent: Thursday, August 24, 2017 4:23 PM

To: Healy, Stephen

Subject: Re: Small Business Exemption Certification

If I need to add something, just let me know.

Thanks so much!

Marisa

Killer Cat Diesel

On Thu, Aug 24, 2017 at 1:22 PM, Healy, Stephen healy.stephen@epa.gov wrote:

Marisa,

I assume you are interested in building gliders, so the information I am providing is in the context of gliders. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small
 business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy
 Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number
 of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).
- Should be on company letterhead if possible.
- Include company address and contact information.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieve ECFR?gp = \&SID = 7b7047abdd965bd6a1b219b7b036fad9\&mc = true\&n = pt40.36.1037\&r = PART\&ty = HTML\#se40.36.1037_1635$

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please let me know if you have any questions.
Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121
From: Jeremy Lewis [mailto:killercatdiesel@gmail.com] Sent: Thursday, August 24, 2017 12:26 PM To: Healy, Stephen < healy.stephen@epa.gov > Subject: Small Business Exemption Certification
Hello,
My name is Marisa Caudill. I work at Killer Cat Diesel in Franklin Furnace OH. We need to apply for our small business exemption certification for 2018. Do you have form that you could email me to fill out?
Thanks so much!
Marisa Killer Cat Diesel 740-414-1239

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/22/2017 12:52:14 PM

To: 'Kyle Hesby' [KyleHesby@butlermachinery.com]

Subject: RE: Question

Kyle,

Does employee total include the number of employees of MidStates VRS LLC and Rural Tower Network. If not then how many employees do those two entities employ?

Thanks

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Kyle Hesby [mailto:KyleHesby@butlermachinery.com]

Sent: Tuesday, February 21, 2017 12:43 PM

To: Healy, Stephen **Subject:** RE: Question

Stephen, Please see attached document and see if it fulfills our requirements. Thanks

Kyle Hesby | Butler Machinery Company | Technical Communicator

3401 33rd St SW | Fargo, ND, 58104 | P 701-298-1716 | C 701-793-7437 **Butler Values |** Our Team . Customer Driven . Accountability . Integrity . Excellence . Safety <u>www.butlermachinery.com</u>





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From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, February 14, 2017 3:40 PM

To: Kyle Hesby

Subject: RE: Question

Kyle,

The small business exclusion requires a notification letter to the EPA. I think a short letter that contains the following information:

A statement that Butler Machinery Company meets the small business criteria listed in 40 CFR 1037.150 (c) and
the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) You should double check this, but
the threshold for Heavy Duty Truck Manufacturers appears to be 1500 employees - this is what is listed for
NAICS Code 336120.

- A statement that Butler Machinery Company is solely owned by (owners name) and if there are multiple owners state each owner and the percentage ownership for each. Also state that Butler Machinery Company is not affiliated with any other company (assuming that is true). If there is an affiliation state what that is.
- State the number of employees for each of the past 3 years.
- State the number of gliders that Butler Machinery Company has built each year 2010 through 2014.
- Signed by the owner(s).

It's quickest for us if you can scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above if that helps. Don't need anything fancy. Please let me know if you have further questions.

Here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1150$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u>0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

I will ask our enforcement group about your other question.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Kyle Hesby [mailto:KyleHesby@butlermachinery.com]

Sent: Tuesday, February 14, 2017 3:38 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Question

Steve, Thanks for taking my call today and helping with my questions. You had mentioned you might be able to help me by finding someone to answer this question:

If a customer removes a 2007 EPA engine in his/her 2007 truck and installs a 2002 engine (new reman) in this vehicle can we perform warranty work on the 2002 engine. It is in a 2 year warranty period but it is a non-compliant engine in this newer chassis?

Kyle Hesby | Butler Machinery Company | Technical Communicator

3401 33rd St SW | Fargo, ND, 58104 | P 701-298-1716 | C 701-793-7437

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immediately, without opening them. Protecting the security and privacy of your data is important to us. Please see our website for our complete Data and Privacy Policy.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/12/2017 9:09:17 PM

To: 'Mike Milhon' [mike@nebraskapeterbilt.com]

Subject: RE: Small Business Exemption Request

Attachments: 2018 Platinum Truck Service LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Milhon [mailto:mike@nebraskapeterbilt.com]

Sent: Monday, December 11, 2017 4:01 PM

To: Healy, Stephen

Subject: Small Business Exemption Request

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Platinum Truck Service LLC

Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com

Platinum Truck Service LLC 48945 Hwy 22 Scotia, NE 68875 308-245-3220

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Reviewed and Accepted Date 12/12/12 EPA Reg

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Platinum Truck Service LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______

Employees

Year	Quantity
Current	3
Current - 1	2
Current - 2	2
Current - 3	2

Ownership Structure

-	Owner	% Ownership
-	Josh Brubaker	50
-	Steve Holderman	50
-		

l attest that Platinum Truck Service LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Platinum Truck Sales LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

	Member	12-11-17
	Tal.	Porto
Signature of Company Official	inie	Dute

Address / E-mail / Phane if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/8/2018 6:57:04 PM

To: 'Shoey's Diesel Repair' [shoeys@lagrant.net]

Subject: RE: Small Business Exemption- Glider Vehicle Assembler

Attachments: 2019 Shoeys Diesel Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Shoey's Diesel Repair [mailto:shoeys@lagrant.net]

Sent: Thursday, February 08, 2018 1:16 PM

To: Healy, Stephen Cc: 'Tim Ryan'

Subject: Small Business Exemption- Glider Vehicle Assembler

Attached is the small business exemption letter.

Thank you

Jonathon

Shoey's Diesel Repair Schumacher Trucking

17509 Mound Ave Rd Belmont, WI 53510 P:608.762.5920 F:608.762.6920

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/24/2017 5:22:01 PM

To: 'Jeremy Lewis' [killercatdiesel@gmail.com]
Subject: RE: Small Business Exemption Certification

Marisa,

I assume you are interested in building gliders, so the information I am providing is in the context of gliders. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).
- Should be on company letterhead if possible.
- Include company address and contact information.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieve ECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1150$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037</u> 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jeremy Lewis [mailto:killercatdiesel@gmail.com]

Sent: Thursday, August 24, 2017 12:26 PM

To: Healy, Stephen

Subject: Small Business Exemption Certification

Hello,

My name is Marisa Caudill. I work at Killer Cat Diesel in Franklin Furnace OH. We need to apply for our small business exemption certification for 2018. Do you have form that you could email me to fill out?

Thanks so much!

Marisa Killer Cat Diesel 740-414-1239

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/27/2018 1:56:03 PM

To: Sharon Lancaster [slancaster@kellerits.com]

Subject: RE: Request to be a Small business glider assembler

Attachments: A and R Transport Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Wednesday, April 25, 2018 10:40 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Re: Request to be a Small business glider assembler

Just following up to see how things are coming. Let me know.

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

On Apr 13, 2018, at 12:46 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Sorry. I'm still waiting for a response internally. I'll bug them to get back to me.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Friday, April 13, 2018 2:31 PM

To: Healy, Stephen < healy.stephen@epa.gov>

Subject: RE: Request to be a Small business glider assembler

Just following up to see what the status on our application is. Let me know.

Thanks

Sharon Lancaster A&R Transport, Inc. 435 744 2201

On 4/5/2018 2:01:19 PM, Sharon Lancaster <slancaster@kellerits.com> wrote:

Thank you for keeping us updated.

Thanks
Sharon Lancaster
A&R Transport, Inc.
435 744 2201

On 4/5/2018 1:21:08 PM, Healy, Stephen < healy.stephen@epa.gov> wrote:

Sharon,

I sent your information to another group in my office for review and have not received any feedback yet. I am out of the office on Friday and will be back on Monday. I'll give you an update as soon as I get feedback.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Thursday, March 29, 2018 1:30 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: RE: Request to be a Small business glider assembler

Thank you. Have a good holiday:)

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/29/2018 11:27:08 AM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Sharon.

I'll be getting back to you on this next week.

Steve Healy

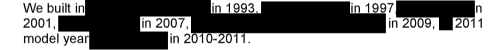
From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Wednesday, March 28, 2018 11:15 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: RE: Request to be a Small business glider assembler

AA&S Corporation and A&R Transport, Inc. have their own tax ID#'s and are separate entities. AA&S Corporation built the trucks and leased them to A&R Transport, Inc. (I had that information wrong on the previous email I sent to you.) So- our Small business glider assembler License would actually need to be under AA&S Corporation 3310 W 2600 N Brigham City, UT 84302 not A&R Transport, Inc.

AA&S Corporation has been in business since 1980 and A&R Transport, Inc. has been in business since 1988. We have been building gliders for over 25 years. The main reason for building gliders for us is getting the Configuration we need for our operation-Axle spacing, Length, Fuel capacity, etc.



Each Glider was used as a leased vehicle by A&R Transport, Inc. for a while and then Sold.

sold to Dairyway Tremonton, UT 2012

sold to Roy's Truck Rowlett, TX 2013

sold to Bouma Truck Sales, Choteau, MT 2014

sold to Bouma Truck Sales, Choteau, MT 2015

sold to Bouma Truck Sales, Choteau, MT 2016

sold to Bouma Truck Sales, Choteau, MT 2017

On Mar 21, 2018, at 8:37 AM, Healy, Stephen healy.stephen@epa.gov wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster

[mailto:slancaster@kellerits.com]

Sent: Tuesday, March 20, 2018 7:22 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** Request to be a Small business glider

assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone A&R Transport, Inc. 3345 West 2600 North Brigham City, UT 84302 (435) 744-2201 (435) 744 2682 Fax

March 20, 2018

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.stephen@epa.gov
734-214-4121

Reviewed and Accepted Date 4/24/2 FPA Ron

Mr. Healy

We at A&R Transport are applying to be a Glider Assembler. We are requesting a Glider Kit Assemblers Small Business Exemption Certificate per 13 CFR:121 and company Classification as a Heavy Duty Truck Manufacturing NAIS Code336120-Transportation Equipment Manufacturing per 13 CFR:121.201.

Current Employees –Full and Part time: 2018— 16 as of today No. of Employees for past 3 years. Full and Part Time 2015 – 30 2016-- 22 2017-- 17

of Glider Kits built Annually

Ownership Aaron Atwood, President 49% Shirley Atwood, V-President 51% Sharon Lancaster, Sec. /Treasurer

Please contact me to let me know the next step in the process of building Glider Kits in 2018.

Thanks

Sharon Lancaster Sec./Treasurer

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

2/22/2017 2:26:08 PM Sent:

'Kyle Hesby' [KyleHesby@butlermachinery.com] To:

Subject: RE: Question

Attachments: 2017 Butler Machinery Company Small Business Exclusion EPA Reviewed.pdf

Kyle, Please find the attached 2017 Butler Machinery Company small business exclusion letter stamped EPA reviewed. Every year that Butler Machinery would like to use the small business exclusion you send an updated notification letter. So sometime in December you should send an updated letter in December 2017 to cover 2018 calendar year. Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Kyle Hesby [mailto:KyleHesby@butlermachinery.com] Sent: Wednesday, February 22, 2017 9:14 AM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Re: Question

Stephen, Midstates has zero employees, Rural Tower is 2.

Sent from my iPhone

Kyle Hesby | Butler Machinery Company | Technical Communicator 3401 33rd St SW | Fargo, ND, 58104 | P 701-298-1716 | C 701-793-7437 Butler Values | Our Team • Customer

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http://www.butlermachinery.com/

[cid:ButlerCat_ab34eb98-c1a3-4b87-8611-9c74e887cf23.jpg] [cid:ButlerAg_8f15a03b-adbe-4086-a732-

8a4bcf17ea3d.jpg]

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Privacy Policy On Feb 22, 2017, at 6:52 AM, Healy, Stephen <healy.stephen@epa.gov<mailto:healy.stephen@epa.gov>> wrote:

Does employee total include the number of employees of MidStates VRS LLC and Rural Tower Network. If not then how many employees do those two entities employ?

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Kyle Hesby [mailto:KyleHesby@butlermachinery.com]

Sent: Tuesday, February 21, 2017 12:43 PM

To: Healy, Stephen <healy.stephen@epa.gov<mailto:healy.stephen@epa.gov>>

Subject: RE: Question

Stephen, Please see attached document and see if it fulfills our requirements. Thanks

Kyle Hesby | Butler Machinery Company | Technical Communicator

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3401 33rd St SW | Fargo, ND, 58104 | P 701-298-1716 | C 701-793-7437 Butler Values | Our Team • Customer
Driven • Accountability • Integrity • Excellence • Safety www.butlermachinery.com
<http://www.butlermachinery.com/>
<image003.jpg>
```

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From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, February 14, 2017 3:40 PM

To: Kyle Hesby

<image006.jpg>

Subject: RE: Question

Kyle,

The small business exclusion requires a notification letter to the EPA. I think a short letter that contains the following information:

A statement that Butler Machinery Company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) You should double check this, but the threshold for Heavy Duty Truck Manufacturers appears to be 1500 employees — this is what is listed for NAICS Code 336120.

A statement that Butler Machinery Company is solely owned by (owners name) and if there are multiple owners state each owner and the percentage ownership for each. Also state that Butler Machinery Company is not affiliated with any other company (assuming that is true). If there is an affiliation state what that is.

State the number of employees for each of the past 3 years. State the number of gliders that Butler Machinery Company has built each year 2010 through 2014. ş,

Signed by the owner(s).

It's quickest for us if you can scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above if that helps. Don't need anything fancy. Please let me know if you have further questions.

Here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)): http://www.ecfr.gov/cgibin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1 037_1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieve ECFR?gp = &SID = 7b7047abdd965bd6a1b219b7b036fad9&mc = true&n = pt40.36.1037&r = PART&ty = HTML#se40.36.1037&r = PART&ty = PART&ty037_1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count: http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: http://www.ecfr.gov/cgi-bin/textidx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

I will ask our enforcement group about your other question.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Kyle Hesby [mailto:KyleHesby@butlermachinery.com] < mailto:[mailto:KyleHesby@butlermachinery.com] > Sent: Tuesday, February 14, 2017 3:38 PM

To: Healy, Stephen <healy.stephen@epa.gov<mailto:healy.stephen@epa.gov>>

Subject: Question

Steve, Thanks for taking my call today and helping with my questions. You had mentioned you might be able to help me by finding someone to answer this question:

If a customer removes a 2007 EPA engine in his/her 2007 truck and installs a 2002 engine (new reman) in this vehicle can we perform warranty work on the 2002 engine. It is in a 2 year warranty period but it is a non-compliant engine in this newer chassis?

Kyle Hesby | Butler Machinery Company | Technical Communicator

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<http://www.butlermachinery.com/>

<image008.jpg>

<image010.jpg>

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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/18/2017 2:37:00 PM

To: 'Nick Bettencourt' [Nick@kustomtruck.com]

Subject: RE: Glider Assembler Small Business Notification

Attachments: 2018 Kustom Truck Small Business Notification EPA Reviewed.pdf

Nick,

Please find the attached EPA small business notification stamped "Reviewed and Accepted".

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Nick Bettencourt [mailto:Nick@kustomtruck.com]

Sent: Thursday, September 14, 2017 4:52 PM

To: Healy, Stephen

Subject: Glider Assembler Small Business Notification

Stephen,

Please find attached our notification letter for calendar year 2018 glider kit builds.

Let me know if you have any questions or need anything else.

Thanks,

Nick Bettencourt General Manager Kustom Truck 1084 South 5th Street Coos Bay, OR 97420

Email: nick@kustomtruck.com

Ph: 541-267-6990 Fax: 541-266-1951

www.kustomtruck.com

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September 14th, 2017

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Ph: 734-214-4121

Email: healy.stephen@epa.gov

Reviewed and Accepted

Date 9/18/17 EPA Review

Subject: Notification of Small Business Qualification Under NAICS 336120

Dear Mr. Healy:

This letter is meant to serve as notification that B5 Technologies, DBA Kustom Truck, qualifies as a small business under 13 CFR 121.201 for NAICS code 336120 for Heavy Duty Truck Manufacturing. As a qualifying small manufacturer, B5 Technologies will be supply glider build packages for calendar year 2018 that will be excluded from the greenhouse gas standards of 1037.104 through 1037.106 under 40 CFR 1037.150(c).

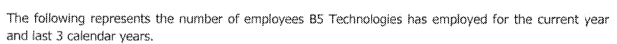
The ownership of B5 Technologies, LLC is as follows:

1) Harold R. Bettencourt	70%
2) Harold R. Bettencourt 3 rd	7.5%
3) Nicholas R. Bettencourt	7.5%
4) Peter T. Bettencourt	7.5%
5) Bryan S. Bettencourt	7.5%

The only other affiliation is Kustom Truck which is a DBA of B5 Technologies, LLC.

Glider build packages from 2010-2014:

- 1) 2010 calendar year
- 2) 2011 calendar year
- 3) 2012 calendar year
- 4) 2013 calendar year
- 5) 2014 calendar year



2017 - 14 2016 - 13

B5 Technologies, Inc. 1084 South 5th Street Coos Bay, Oregon 97420



Phone: 541.267.6990 Toll Free: 888.564.8890 Fax: 541.266.1950



2015 - 13 2014 - 10

If you have any questions or need any additional information, please do not hesitate to contact me.

Sincerely.

Nick Bettencourt B5 Technologies General Manager

Direct Phone: 541-267-6990 Toll Free: 888-564-8890 Email: nick@kustomtruck.com



Phone: 541.267.6990 Toll Free: 888.564.8890 Fax: 541.266.1950

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/6/2018 7:48:35 PM

To: 'Stan Gunter' [SGunter@sttsi.com]

Subject: RE: Emailing: epaglider

Attachments: Springfield Tractor and Trailer Sales Small Business.pdf

Stan,

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Stan Gunter [mailto:SGunter@sttsi.com] Sent: Tuesday, February 06, 2018 1:35 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: [SPAM-Sender] Emailing: epaglider

Mr. Healy, here is a statement from our company in relation to ordering a new glider. We qualify for units, but will only be doing for now. Please advise me if I need to get you any more documentation so you can sign, stamp and return so our OEM will schedule the glider for out client.

Thank You.

Stan Gunter
Sales
Springfield Tractor & Trailer Sales, Inc.
3370 Singer Avenue
Springfield, IL 62703
217-789-2673
217-789-2686 Fax

Your message is ready to be sent with the following file or link attachments:

epaglider

Note: To protect against computer viruses, e-mail programs may prevent sending or receiving certain types of file attachments. Check your e-mail security settings to determine how attachments are handled.



3370 SINGER AVENUE · SPRINGFIELD, ILLINOIS 62703PHONE: (217) 789-2673 · PARTS FAX: (217) 789-7639 · SALES FAX: (217) 789-2686

Springfield Tractor & Trailer Sales, Inc. does meet the small business criteria for 40 CFR 1037.150 (c)

And the small business criteria specified in 13 CFR 121.201.

Company is solely owned by Dennis Weakly (51%) and John Weakly (49%)

Employees for last 3 years:

2017-26 2016-25 2015-24

Gliders assembled:

2010 2011 2012 2013 2014

Dennis Weakly President

John Weakly Vice President

Contact:

Stan Gunter

3370 Singer Ave

Springfield, IL. 62703

217-789-2673 x113

sgunter@sttsi.com

Reviewed and Accepted Date 2/6/15- EPA Rep









From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/31/2017 1:24:16 PM

To: 'Jeremy Lewis' [killercatdiesel@gmail.com]
Subject: RE: Small Business Exemption Certification

Attachments: Killer Cat Trucks Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Jeremy Lewis [mailto:killercatdiesel@gmail.com]

Sent: Wednesday, August 30, 2017 6:50 PM

To: Healy, Stephen

Subject: Re: Small Business Exemption Certification

On Mon, Aug 28, 2017 at 2:59 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Marisa,

Just a couple things:

- Is Killer Cat Diesel affiliated with any other company? If not, please state that in the letter. If so, state the affiliation and the employee count for the affiliated company should be included in the employee count per 13 CFR Part 121.
- Did Killer Cat Diesel assemble any gliders in 2010 thru 2014? If so please list how many in each year.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Jeremy Lewis [mailto:killercatdiesel@gmail.com]

Sent: Thursday, August 24, 2017 4:23 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** Re: Small Business Exemption Certification

If I need to add something, just let me know.

Thanks so much!

Marisa

Killer Cat Diesel

On Thu, Aug 24, 2017 at 1:22 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Marisa,

I assume you are interested in building gliders, so the information I am providing is in the context of gliders. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).
- Should be on company letterhead if possible.

Include company address and contact information.
You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you.
For your reference here are a number links to regulations that are applicable:
40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):
http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037 1150
40 CFR 1037.635 – Glider kits and glider vehicles:
http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037 1635
13 CFR Part 121
Small business general provisions: describes how to determine affiliations and determine employee count:
http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7
Size standards for small business:
Size standards for small business: http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8
http://www.ecfr.gov/cgi-bin/text-
http://www.ecfr.gov/cgi-bin/text-
http://www.ecfr.gov/cgi-bin/text-
http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8
http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8
http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8 Please let me know if you have any questions.

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
<u>734214-4121</u>
From: Jeremy Lewis [mailto:killercatdiesel@gmail.com] Sent: Thursday, August 24, 2017 12:26 PM To: Healy, Stephen < healy.stephen@epa.gov > Subject: Small Business Exemption Certification
Hello,
My name is Marisa Caudill. I work at Killer Cat Diesel in Franklin Furnace OH. We need to apply for our small business exemption certification for 2018. Do you have form that you could email me to fill out?
Thanks so much!
Marisa
Killer Cat Diesel <u>740-414-1239</u>



Killer Cat Diesel

August 30, 2017

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734-214-4121 Reviewed and Accepted
Date 8/3///Z EPA Rep

Dear Mr. Healy:

In regards to the Small Business Exemption Certification, Killer Cat Diesel meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. We currently have four employees. Over the past 3 years, we have had a total of 12 employees.

I. Jeremy Lewis, am the sole owner of Killer Cat Diesel. Killer Cat Diesel is not affiliated with any other company. For years 2010-2013, Killer Cat Diesel will in 2014.

Sincerely,

Jeremy Lewis

Owner

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/31/2018 7:41:37 PM

To: 'Kyle Hesby' [KyleHesby@butlermachinery.com]

Subject: RE: Glider Kit Assembler Letter for Butler Machinery

Attachments: Butler Cat 1-31-18 Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Kyle Hesby [mailto:KyleHesby@butlermachinery.com]

Sent: Wednesday, January 31, 2018 9:39 AM

To: Healy, Stephen

Subject: Glider Kit Assembler Letter for Butler Machinery

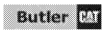
Stephen, Here is an update letter for our Glider Kit Assembler status. Will wait for your response. Thank You

Kyle Hesby | Butler Machinery Company | Technical Communicator

3401 33rd St SW | Fargo, ND, 58104 | P 701-298-1716 | C 701-793-7437

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3401 33rd Street S Fargo, ND 58104 701.232.0033 tel | 701.298.1717 fax

January 31, 2018

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center Reviewed and Accepted
Date 1/3/1/2 EPA Rep

Stephen,

We have addressed the items you requested in your email dated February 14, 2017 to allow us to install engines in truck glider kits.

Butler Machinery Company has 816 employees as of December 2017, which is below the level of 1,500 required by 13 CFR 121.201 using the NAICS code 336120.

Butler Machinery Company is solely owned by the following individuals, who are all family.

Dan Butler	38%
Nathan Butler	13%
Payton Thimjon	4%
Mason Thimjon	4%
Isaac Butler	4%
Twylah Blotsky	14%
Jim Blotsky	1%
Jacob Blotsky	11%
Joshua Blotsky	11%

Butler Machinery has one wholly owned subsidiary, which is North Central Rental and Leasing. We also have ownership interests in MidStates VRS LLC and Rural Tower Network.

Butler Machinery Company has employed the following number of people for each of the last three years as of December 31

2017-816 2016-858 2015-1014

OUR MISSION: To build long term relationships with our customers, founded on trust, generating mutual growth and success.

Butler Machinery Company has installed engines in the following number of truck glider kits each of the following years

Christopher Lee, Chief Financial Officer

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/8/2018 2:50:46 PM

To: Mike Crenshaw [mike@westernstarofdothan.com]

Subject: RE: glider kit modification letter

Attachments: Western Star of Dothan Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Crenshaw [mailto:mike@westernstarofdothan.com]

Sent: Wednesday, March 07, 2018 2:52 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: glider kit modification letter

Mr. Healy- Attached is our eligibility application letter. Thank you for your help.

Mike Crenshaw, Sales Western Star of Dothan Dothan, Al. 36303 1-800-352-8630

www.westernstarofdothan.com



Reviewed and Accepted

March 7, 2018

Mr. Stephen Healy **EPA OTAQ Compliance Division**

Mr. Healy:

Our company has been an assembler of glider kit trucks for the past five years. During those five years we have had between 15 and 18 employees at any given time. The company started in business as a small truck repair business fifty years ago and is currently a Western Star dealership. The company is now owned by the original founder's son Stan and his wife Christy and is still a family run business.

During the years 2010 thru 2012, we 2013 we built and in 2014

In the year

Contact information: Stan or Christy Peters

Western Star of Dothan

426 Merrill Road

Dothan, Alabama 36303

334-793-1619 T

334-794-3681 Fax

Stan@westernstarofdothan.com

Kind regards,

Stan Peters, President

Western Star of Dothan

Western Star of Dothan

426 Merrill Road Dothan, AL 36303

A SUBSIDIARY OF TRUCK CENTRAL of DOTHAN, INC.

Tel. (334) 793-1619 (800) 352-8630 Fax (334) 794-3681

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 6/12/2018 7:08:52 PM

Joe Lisconish [jlisconish@kenworthne.com] To:

Subject: RE: Bart Transportation Builder

Attachments: 2018 Bart Transportation Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Joe Lisconish [mailto:jlisconish@kenworthne.com] Sent: Monday, June 11, 2018 2:59 PM To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Bart Transportation Builder

Stephen,

Good afternoon. Please see attached application for a glider builder. Let me know. Thanks!

Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400

Fax: 315-455-1361

BART TRANSPORTATION DR 12000 SOUTHARD RQ CATO NY 13033

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year (100 Deliver) Request for Small Business Exemption as a Glider Vehicle Assembler

Bar + + Tans (a) (a) pertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assemble	≘d	Sales (if d	ifferent)
2014		***************************************	************	***************************************
2013				***************************************
2012			~~~	***************************************
2011			***************************************	***************************************
2010	***************************************		000000000000000000000000000000000000000	

RECEIVED

date: <u>*G//2//*/</u>

Employees

Year	Quantity		
Current	4911		
Current - 1	10		
Current – 2	10		
Current - 3	S		

Ownership Structure

Owner	% Ownership
Michael Bactosza XILI	160

Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Onte

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 7/12/2018 5:23:03 PM

To: Timothy Trudell [ttrudell@jxe.com]

Subject: RE: Glider Builder Letter MBH Trucking, Webberville Michigan

Attachments: 2019 MBH Trucking Small Business.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Timothy Trudell [mailto:ttrudell@jxe.com]

Sent: Wednesday, July 11, 2018 3:49 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Re: Glider Builder Letter MBH Trucking, Webberville Michigan

Yes, one sold.

On Wed, Jul 11, 2018 at 3:45 PM Healy, Stephen < healy.stephen@epa.gov> wrote:

Tim,

I have one question. Did MBH Trucking sell a glider to another company in 2014? It is not clear on the letter as the columns do not line up.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Timothy Trudell [mailto:ttrudell@jxe.com]

Sent: Friday, June 29, 2018 2:29 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Glider Builder Letter MBH Trucking, Webberville Michigan

Good Afternoon Stephen,

Please see the attached glider builder request letter for MBH Trucking. Please let me know if you need anything more.

Thank you,

Tim Trudell | Northern Lower Michigan Sales Executive JX Truck Center - Grand Rapids 4800 Clyde Park Ave SW | Wyoming, MI 49509 Office: 616.532.3654 Ext 3273 | Cell: 231.499.1156

www.JXE.com | Your Partner for the Long Haul!

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Tim Trudell | Northern Lower Michigan Sales Executive JX Truck Center - Grand Rapids 4800 Clyde Park Ave SW | Wyoming, MI 49509 Office: 616.532.3654 Ext 3273 | Cell: 231.499.1156 www.JXE.com | Your Partner for the Long Haul!

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672 N M-52 Webberville, Mt. 48892 ph: 517-521-2124

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Usealy, Stephen Wepa, gov

RECEIVED

DATE:

RE: Model year 2019 (for calendar 2018) request for Small Business Exemption as a Glider Vehicle Assembler

MBH Trucking, LLC certifies that it is a small business per 13CFR 121 and is classified as Heavy Duty Truck Manufactoring NAICS Code 336120 Subsector 336 - Transportation Equipment Manufactoring per 13 CFR 121.201

Glider Vehicle Production

Year	Assemble	d <u>S</u> ales
	2014	
	2013	
	2012	
	2011	
	2010	

Based on the information provided above, our maximum amual exempt glider vehicle production for this puddel year is 2.

Employees

Year	Quantity
Current	9

Ownership Structure

Owner	Ownership %
Matthew Brian Hitchcock	82.5
Richard Hitchcock	7.5
Jordan Hitchcock	7.5
Ryan Hitchcock	2.5

Lattest that MBH Trucking, LLC is not affliated with any other company.

Please confirm that this request is acceptable and that MBH Trucking, LLC has met all the requirements for the smallbusiness exemption as a glider vehicle assember. Thank you for your assistance.

Signature HASS

Title

Date

Healy, Stephen

From: Sent: Timothy Trudell <ttrudell@jxe.com> Wednesday, July 11, 2018 3:49 PM

To:

Healy, Stephen

Subject:

Re: Glider Builder Letter MBH Trucking, Webberville Michigan

Yes, one sold.

On Wed, Jul 11, 2018 at 3:45 PM Healy, Stephen < healy.stephen@epa.gov> wrote:

Tim,

I have one question. Did MBH Trucking sell a glider to another company in 2014? It is not clear on the letter as the columns do not line up.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734-214-4121

From: Timothy Trudell [mailto:ttrudell@jxe.com]

Sent: Friday, June 29, 2018 2:29 PM

To: Healy, Stephen < healy.stephen@epa.gov>

Subject: Glider Builder Letter MBH Trucking, Webberville Michigan

Good Afternoon Stephen,

Please see the attached glider builder request letter for MBH Trucking. Please let me know if you need anything more.

Thank you,

Tim Trudell | Northern Lower Michigan Sales Executive JX Truck Center - Grand Rapids 4800 Clyde Park Ave SW | Wyoming, MI 49509 Office: 616.532.3654 Ext 3273 | Cell: 231.499.1156

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...

Tim Trudell | Northern Lower Michigan Sales Executive JX Truck Center - Grand Rapids 4800 Clyde Park Ave SW | Wyoming, MI 49509 Office: 616 532 3654 Ext 3273 | Cell: 231.499,1156 www.JXE.com | Your Partner for the Long Haull

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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/6/2018 7:17:42 PM

To: 'Stan Gunter' [SGunter@sttsi.com]

Subject: RE: Emailing: epaglider

Stan.

I have one quick question for you. Did you sell any of the gliders you assembled?

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Stan Gunter [mailto:SGunter@sttsi.com] Sent: Tuesday, February 06, 2018 1:35 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: [SPAM-Sender] Emailing: epaglider

Mr. Healy, here is a statement from our company in relation to ordering a new glider. We qualify for but will for now. Please advise me if I need to get you any more documentation so you can sign, stamp and return so our OEM will schedule the glider for out client.

Thank You.

Stan Gunter Sales Springfield Tractor & Trailer Sales, Inc. 3370 Singer Avenue Springfield, IL 62703 217-789-2673 217-789-2686 Fax

Your message is ready to be sent with the following file or link attachments:

epaglider

Note: To protect against computer viruses, e-mail programs may prevent sending or receiving certain types of file attachments. Check your e-mail security settings to determine how attachments are handled.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/30/2017 3:43:08 PM

To: 'Jeremy Hassevoort' [Jeremy@rabbitrivertransport.com]

Subject: RE: Glider Vehicle Assembler

Attachments: 2019 Rabbit River Transport Small Business.pdf

Jeremy,

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jeremy Hassevoort [mailto:Jeremy@rabbitrivertransport.com]

Sent: Thursday, November 30, 2017 9:38 AM

To: Healy, Stephen

Subject: Glider Vehicle Assembler

Mr. Healy

I am submitting this form on behalf of Rabbit River Transport.

If you have any questions or concerns feel free to contact me at any time.

Thank-you Jeremy Hassevoort P-800-239-7133 C-616-218-9235 F-269-751-2354



Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year /r111er Model Year] Request for Small Business Exemption as a Glider Vehicle Assembler

(Insert Assembler Nome) certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 -Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider	Vehicle	a Pro	duc	tion	
	***************************************	}			**

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Reviewed and Accepted Date 4/50/17 EPA Rep

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is_

Employees

	20000000000000000000000000000000000000
Year	Quantity
Current	46
Current-1	,
Current-2	
Current-3	

Ownership Structure

Owner	% Ownership
Bruce Hassanoot	/७०
, , , , , , , , , , , , , , , , , , , ,	

Lattest that [Insert Assembler Nome] is not affiliated with any other company.

Please confirm that this request is acceptable and that (Insert Assembler Nome) has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Owner

Signature of Company Official

Title

Al —— · · ·

Address I E-mail I Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/12/2018 7:54:08 PM

To: 'KW Marketing GHG' [KW.Marketing.GHG@PACCAR.com]

Subject: RE: New Glider Assembler Certification

Attachments: 2018 Lews Truck and Equipment Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: KW Marketing GHG [mailto:KW.Marketing.GHG@PACCAR.com]

Sent: Friday, February 09, 2018 3:11 PM

To: Healy, Stephen

Subject: FW: New Glider Assembler Certification

Importance: High

Stephen:

Please approve the SB document again

Original document, customer did not included the Model Year 2018

Thanks Felipe Munoz

From: Jason Gigliotti [mailto:JGigliotti@coopskw.com]

Sent: Wednesday, February 7, 2018 9:18 AM

To: KW Marketing GHG < KW.Marketing.GHG@PACCAR.com>

Subject: New Glider Assembler Certification

Hello,

I am looking to build a glider with the attached assembler who is looking to get certified. Attached is the both documents needed. Please call me with any questions.

Regards,

Jason L. Gigliotti

Sales Representative
Coopersburg & Liberty Kenworth
1930 Route 309
Coopersburg, PA 18036
Direct (610) 282-5130
Cell (484) 553-6187
Fax (610) 282-8562
http://www.coopskw.com



I Lewis Canter owner of Lew's Auto Truck and Equipment repair DBA Lew's Truck and Equipment Repair am a sole proprietor company with no other employees that has been in operation as a small business since 1994 am requesting approval for EPA small Business glider builder exemption.

The shop is located at 7089 Green Valley Rd Mt. Vernon Ohio 43050 and is not affiliated with any other companies.

I have taken delivery of 2014.

in the years of 2010 to 2014 and delivered on 10-29-

Lewis Canter

740-398-9647

Lucia

Model: 2018.

(02/09/18)

Reviewed and Accepted Date 2/2/18 EPA Rep

Reviewed and Accepted,
Date 2/2/18- EPA Rep

ED_002008_00001099-00001

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/9/2018 8:08:57 PM

To: Hill, Lloyd [lhill@tlgtrucks.com]

Subject: RE: Scan from Peterbilt of Evansville

(t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

From: Hill, Lloyd [mailto:lhill@tlgtrucks.com]
Sent: Wednesday, May 09, 2018 3:59 PM
To: Healy, Stephen <healy.stephen@epa.gov>

Cc: Hill, Lloyd < Ihill@tlgtrucks.com>; rob@roarktrucking.com

Subject: RE: Scan from Peterbilt of Evansville

Mr. Roark has built and put in service Glider Kits in last 8 years. Has Paid F.E.T. on them.

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, May 09, 2018 2:26 PM

To: Hill, Lloyd

Subject: RE: Scan from Peterbilt of Evansville

Can you please confirm that one way or the other?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hill, Lloyd [mailto:lhill@tlgtrucks.com]

Sent: Tuesday, May 08, 2018 5:21 PM

To: Healy, Stephen < healy.stephen@epa.gov > **Subject:** Re: Scan from Peterbilt of Evansville

Don't think so.

Sent from my iPhone

On May 8, 2018, at 2:44 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Did Robert Roark Trucking sell any gliders in 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hill, Lloyd [mailto:lhill@tlgtrucks.com]

Sent: Tuesday, May 08, 2018 3:26 PM

To: Healy, Stephen < healy.stephen@epa.gov>

Cc: Hill, Lloyd < hill@tlgtrucks.com>; robert.roark@rorarktrucking.com

Subject: FW: Scan from Peterbilt of Evansville

Let me know if you added info. Thanks

From: No Reply Account

Sent: Tuesday, May 08, 2018 2:12 PM

To: Hill, Lloyd

Subject: Scan from Peterbilt of Evansville

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/6/2017 8:35:49 PM

To: 'Nip Brown' [nbrown@huntertrucksales.com]

Subject: RE: Small Exemption for Valley View

Attachments: 2018 Valley View Structures LLC Small Business Exclusion EPA Reviewed.pdf

Nip,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Nip Brown [mailto:nbrown@huntertrucksales.com]

Sent: Monday, November 06, 2017 11:29 AM

To: Healy, Stephen

Subject: Small Exemption for Valley View

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com

VALLEY VIEW STRUCTURES LLC 2445 A VALLEY VIEW RD. NARVON, PA 17555

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year (2018) Request for Small Business Exemption as a Glider Vehicle Assembler

Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Assembled	Sales (if different)
	>
ACCOUNTS OF THE PROPERTY OF TH	
***************************************	···········
***************************************	***************************************

	Assembled

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	12
Current – 1	10
Current – 2	
Current - 3	

Reviewed and Accepted Date 11/6/17 EPA Rep

Ownership Structure

and a second	Owner	% Ownership
000000000000000000000000000000000000000	John Stoltzfus	100
000000000000000000000000000000000000000		

I attest that Voiley View Superiores LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that values trees and the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signopure of Company Official

Title

Date

Affaress / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/2/2017 5:29:53 PM

To: 'Star Auto' [starauto@netins.net]
Subject: RE: Small Business Exempt Form

Shelly,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).
- Should be on company letterhead if possible.
- Include company address and contact information.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u>0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d3<u>4146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8</u>

Please give me a call if you have further questions.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Star Auto [mailto:starauto@netins.net]
Sent: Wednesday, August 02, 2017 12:55 PM

To: Healy, Stephen

Subject: Small Business Exempt Form

Hello;

We are a company that builds glider kits for customers. It is my understanding that for next year we need a Small Business Exemption form to be able to continue doing these glider kits.

Could you provide me with that form and instructions, please. Thanks for your help.

Shelly

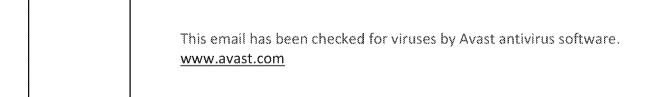
Star Auto Co

502 1st Ave

Sully, Iowa 50251

Contact:

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Cente
734/214-4121
Healy.Stephen@epa.gov



From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/18/2018 4:18:44 PM

To: 'Jenny Guzic' [jguzic@weaklands.com]

Subject: RE: Gliders

Jenny,

We can try a fax. The problem on my end is that I print out the letter, stamp, sign, scan and email the letter back. If we don't start with a clear print out you sometimes can't read the letter by the time we're done. Let's try faxing it and see if comes through readable. Let me know when you fax it over so I can go look for it. Here is our fax number:

734-214-4053

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com]

Sent: Thursday, January 18, 2018 8:56 AM

To: Healy, Stephen Subject: Re: Gliders

Not a pain. My scanner is, however, being a pain. Could I possibly fax it to you?

Jenny Guzic

Office Manager Weakland's Mechanic Shop, Inc. 814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

On Wed, Jan 17, 2018 at 4:04 PM, Healy, Stephen healy.stephen@epa.gov wrote:

Sorry to be a pain, but can you send it as an attachment like you did the first time. This doesn't print out legibly for me.

Thanks

From: Jenny Guzic [mailto:jguzic@weaklands.com]
Sent: Wednesday, January 17, 2018 4:00 PM

To: Healy, Stephen < healy.stephen@epa.gov >

Subject: Re: Gliders

Sorry about that.

WEAKLAND'S MECHÁNIC SHOP, INC.

Services 12, 2018

Stephen Healpy

Northanical Engineer SPA CTAC Compliance Division Cincel Regime Compliance Contes

Dear Mr. Healey:

This letter is to notify EPA that we intend to utilize the small business provisions as our company meets the small business criteria based in 40 CFR 1037-150 (c) and the small business criteria based in 40 CFR 1037-150 (c) and the small business criteria specified in 13 CFR 121-201.

Windifund's Mechanic Shop, Inc. is not affiliated with any other companies, We assemble gitting for consiste customers.

Control in Structure as follows:

 Whatfand's Mechanic Shop, Inc. owns SOON of the membership interest of Westland's Mechanic Shop, Isc.

The Cold Combered condenses Gerbaling affiliated for the past three (3) years as follows:

- × 2014 (7
- * 2015 20
- * 2016 22

Octobrosion has built officers for the years 2010 they 2014 as follows:

- * 3013
- * 2034

OSSESSIONERATOR:

Michael J. Westiand

198 (1990-1990-1990) 20 (1990-198 (1990-1990-1990-1990)

	Jenny Guzic
	Office Manager
	Weakland's Mechanic Shop, Inc.
	814-674-5527
	I can do all things through Christ who strengthens me
	~Philippians 4:13
	On Wed, Jan 17, 2018 at 3:49 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:
ACCOUNT OF THE PERSONS ASSESSED.	Jenny,
	I think I received the wrong document. It looks like an invoice.
	Thanks
	Stephen Healy
	Mechanical Engineer
	EPA OTAQ Compliance Division
	Diesel Engine Compliance Center
	734214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com]
Sent: Wednesday, January 17, 2018 3:38 PM

ED_002008_00001104-00003

To: Healy, Stephen < healy.stephen@epa.gov >
Subject: Re: Gliders
Jenny Guzic
Office Manager
Weakland's Mechanic Shop, Inc.
814-674-5527
I can do all things through Christ who strengthens me
~Philippians 4:13
On Thu, Jan 11, 2018 at 4:30 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:
Jenny,
I have a couple questions. Is Weakland's Mechanic Shop affiliated with any other companies? Have you sold any of the gliders that you've built to outside customers? I will be out of the office after today until next Tuesday.
Thanks
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center

734--214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com]

Sent: Thursday, January 11, 2018 2:51 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Cc: mblom@huntertrucksales.com

Subject: Gliders

Jenny Guzic

Office Manager

Weakland's Mechanic Shop, Inc.

814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/18/2018 4:39:19 PM

To: 'kmckeon@mckeontrucking.com' [kmckeon@mckeontrucking.com]

Subject: RE: Builder of Glider Kits

Kevin.

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- •A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- •A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- •State the number of employees for each of the past 3 years.
- •State the number of gliders that your company has built each year 2010 through 2014.
- •Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

 $\label{localization} bin/retrieve ECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1635$

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count: http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: kmckeon@mckeontrucking.com [mailto:kmckeon@mckeontrucking.com]

Sent: Thursday, January 18, 2018 7:28 AM To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Builder of Glider Kits

Stephen,

My name is Kevin McKeon. I operate a triaxle dump truck fleet in PA. I have built use since 2005. I am a small business. for my own Is it possible to build my own Glider anymore?

I tried to keep it short and to the point. I have Read the 40 CFR 1037.150.

If you could please shed some light on this i would appreciate it.

thank you Kevin McKeon 215-675-6811

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

in last 8 years. Has Paid F.E.T. on them.

Sent: 5/9/2018 8:01:55 PM

To: Hill, Lloyd [lhill@tlgtrucks.com]

Subject: RE: Scan from Peterbilt of Evansville

I need Mr Roark to state if he sold a glider to another company in 2014.

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Hill, Lloyd [mailto:lhill@tlgtrucks.com] **Sent:** Wednesday, May 09, 2018 3:59 PM **To:** Healy, Stephen healy.stephen@epa.gov

Cc: Hill, Lloyd < lhill@tlgtrucks.com>; rob@roarktrucking.com

Subject: RE: Scan from Peterbilt of Evansville

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, May 09, 2018 2:26 PM

Mr. Roark has built and put in service

To: Hill, Lloyd

Subject: RE: Scan from Peterbilt of Evansville

Can you please confirm that one way or the other?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hill, Lloyd [mailto:lhill@tlgtrucks.com]
Sent: Tuesday, May 08, 2018 5:21 PM

To: Healy, Stephen < healy.stephen@epa.gov > Subject: Re: Scan from Peterbilt of Evansville

Don't think so.

Sent from my iPhone

On May 8, 2018, at 2:44 PM, Healy, Stephen <healy.stephen@epa.gov> wrote:

Did Robert Roark Trucking sell any gliders in 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hill, Lloyd [mailto:lhill@tlgtrucks.com]

Sent: Tuesday, May 08, 2018 3:26 PM

To: Healy, Stephen < healy.stephen@epa.gov>

Cc: Hill, Lloyd < hill@tlgtrucks.com >; robert.roark@rorarktrucking.com

Subject: FW: Scan from Peterbilt of Evansville

Let me know if you added info. Thanks

From: No Reply Account

Sent: Tuesday, May 08, 2018 2:12 PM

To: Hill, Lloyd

Subject: Scan from Peterbilt of Evansville

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/12/2017 2:19:03 PM

To: 'Nip Brown' [nbrown@huntertrucksales.com]

Subject: RE: Small Business Exemption

Attachments: 2018 Paul Martin Trucking Small Business Exclusion EPA Reviewed.pdf

Nip,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Nip Brown [mailto:nbrown@huntertrucksales.com]

Sent: Monday, October 09, 2017 10:27 AM

To: Healy, Stephen

Subject: Small Business Exemption

Stephen

Attached is a request for Small Business Exemption from Paul Martin Trucking LLC

Thank you for your help

Nip Brown

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com PAUL M MARTIN TRUCKING LLC PH 717-365-8043

261 JALYN DR. NEW HOLLAND, PA 17557-9210

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year [2018] Request for Small Business Exemption as a Glider Vehicle Assembler

Paul Martin Trucking LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Assembled	Sales (if different)

***************************************	***************************************
	Assembled

Reviewed and Accepted
Date 10/11/12 EPA Rep

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	16
Current - 1	14
Current - 2	14
Current - 3	12

Ownership Structure

Owner	% Ownership
Paul Martin	100

I attest that Paul Martin Trucking, LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that *Paul Martin Trucking LLC* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Paul martin Signature of Company Official

owner

Date

211 Jaylin Dr/ anthoney1681.am2gmail.com/ 717 471 6858

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/7/2017 8:40:32 PM

To: 'Star Auto' [starauto@netins.net]

Subject: RE: Star Auto Co Inc

Attachments: 2018 Star Auto Co Small Business Exclusion EPA Reviewed.pdf

Please find the attached Star Auto Co. EPA small business notification letter stamped "Reviewed & Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Star Auto [mailto:starauto@netins.net]
Sent: Monday, August 07, 2017 1:05 PM

To: Healy, Stephen Subject: Star Auto Co Inc

attached is the letter you requested in order for Star Auto Co to get a Small Business Exempt Form Thanks for your help.

Shelly



Virus-free, www.avast.com

Environmental Protection Agency



August 7, 2017

Dear Sirs:

This letter is sent to you because we intend to utilize the small business provisions. This is to state that my company, Star Auto Co, meets the small business criteria as required. We currently have 13 employees and have had for the past 3 years. The company is owned by myself and my wire, Ruth. We each own 50%. There are no other affiliations with other companies.

In the past we have built the following number of gliders:

2010 - iders

2011 - liders

2012 - liders

2013 - liders

2014 - gliders

** S/d/7 379

If there are any questions, please call 641-594-2757. Ask for Marlo Jansen, owner.

Star Auto Co Inc

attn; Marlo Jansen

502 1" Ave

PO Box 206

Sully, Iowa 50251

PH: 641-594-2757

Fax: 641-594-2758.

Thanks

Mario B Jansen

Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/17/2018 9:04:27 PM

To: 'Jenny Guzic' [jguzic@weaklands.com]

Subject: RE: Gliders

Sorry to be a pain, but can you send it as an attachment like you did the first time. This doesn't print out legibly for me.

Thanks

From: Jenny Guzic [mailto:jguzic@weaklands.com]

Sent: Wednesday, January 17, 2018 4:00 PM

To: Healy, Stephen Subject: Re: Gliders

Sorry about that.

WEAKLAND'S MECHANIC SHOP, INC.

January 17, 2018

Stephien Healey

Mechanical Engineer
IPA CTAC Compliance Orbidon
Donal Engine Compliance Center

Dear Nr. Healey:

This letter is to notify 69A that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1087.150 (c) and the small business criteria listed in 40 CFR 1087.150 (d) and the small business criteria specified in 13 CFR 121.201.

Weakland's Mechanic Shop, Inc. is not affiliated with any other companies, We assemble shallow for subside customers.

Committee Structures as bellows:

 Weakland's Nechanic Shap, Inc. owns 100% of the membership interest of twestional's Mechanic Shap, Inc.

The facilities for all employees including affiliated for the part three (i) years as follows:

- * 2014 13
- * 2003.5 20
- * 2038 23

Consistency <u>in a built</u> didden for the years 2000 for 2014 as follows:

- * 3033
- * 3014

Michael Westerd

384 Common (or 100 Sono) 80 Sono(or Sono(or), 84 Sono(or)

20000 \$5.007 (3207 200 30.007 (5.17)

Jenny Guzic

Office Manager Weakland's Mechanic Shop, Inc. 814-674-5527

I can do all things through Christ who strengthens me ~Philippians 4:13

On Wed, Jan 17, 2018 at 3:49 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Jenny,

I think I received the wrong document. It looks like an invoice.

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com]
Sent: Wednesday, January 17, 2018 3:38 PM
To: Healy, Stephen healy.stephen@epa.gov>

Subject: Re: Gliders

Jenny Guzic
Office Manager
Weakland's Mechanic Shop, Inc.
814-674-5527
I can do all things through Christ who strengthens me
~Philippians 4:13
On Thu, Jan 11, 2018 at 4:30 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:
Jenny,
I have a couple questions. Is Weakland's Mechanic Shop affiliated with any other companies? Have you sold any of the
gliders that you've built to outside customers? I will be out of the office after today until next Tuesday.
Thanks
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
<u>734214-4121</u>

From: Jenny Guzic [mailto:jguzic@weaklands.com]

Sent: Thursday, January 11, 2018 2:51 PM

ED_002008_00001111-00003

To: Healy, Stephen < healy.stephen@epa.gov>

Cc: mblom@huntertrucksales.com

Subject: Gliders

Jenny Guzic

Office Manager

Weakland's Mechanic Shop, Inc.

814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] Sent: 1/18/2018 6:05:24 PM 'kmckeon@mckeontrucking.com' [kmckeon@mckeontrucking.com] To:

Subject: RE: Builder of Glider Kits

Attachments: Walter McKeon Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: kmckeon@mckeontrucking.com [mailto:kmckeon@mckeontrucking.com]

Sent: Thursday, January 18, 2018 12:53 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: RE: Builder of Glider Kits

Stephen, Please see the attached Document Thankyou for your help

Kevin McKeon 215-675-6811

Kevin.

```
> EPA regulations allow small businesses to build gliders using older
> (pre-2010) engines under certain conditions and restrictions. First,
> the company must qualify as a small business according to the
> applicable regulations and they must have built gliders in the time
> period of 2010 through 2014 and sold at least one to another company
> or person. You would be limited in the number of gliders you can build
```

> per year to the maximum number you built in any single year 2010 > through 2014. The regulations (40 CFR 1037.150(c)) require a small > business to notify EPA that they intend to utilize the small business > provisions. We ask small businesses to send us a letter of > notification annually that includes a number of bits of information > justifying that they qualify for the small business allowances. A

short letter that contains the following information is all that is needed:

> *A statement that your company meets the small business criteria listed > in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR > 121.201. (Assuming this is true.) Currently the size threshold for Heavy > Duty Truck Manufacturers is 1500 employees - this is what is listed for > NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below). *A statement that your company is solely owned by (owner's name) and if

> there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state

that there are no affiliations - assuming that is true.
*State the number of employees for each of the past 3 years.

> *State the number of gliders that your company has built each year 2010 > through 2014.

*Signed by the owner(s) or company official.

> You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording > I used above (just substitute in the actual company name) if that > helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

> For your reference here are a number links to regulations that are > applicable:

> 40 CFR 1037.150 Interim Provisions - this covers the small business > exclusion requirements (1037.150(c)) and the new interim glider > requirements (1037.150(t)):

```
> http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b21
> 9b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150
> 40 CFR 1037.635 - Glider kits and glider vehicles:
> http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b21
> 9b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1635
> 13 CFR Part 121
> Small business general provisions: describes how to determine
> affiliations and determine employee count:
> http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d
> lab&mc=true&node=sgl3.1.121.a.sg0&rgn=div7
> Size standards for small business:
> http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d
> 1ab&mc=true&node=se13.1.121_1201&rgn=div8
> Please give me a call if you have further questions.
> Thank you,
> Stephen Healy
> Mechanical Engineer
> EPA OTAQ Compliance Division
> Diesel Engine Compliance Center
> 734--214-4121
> ----Original Message----
> From: kmckeon@mckeontrucking.com [mailto:kmckeon@mckeontrucking.com]
> Sent: Thursday, January 18, 2018 7:28 AM

> To: Healy, Stephen <healy.stephen@epa.gov>

> Subject: Builder of Glider Kits
> Stephen,
> My name is Kevin McKeon. I operate a triaxle dump truck fleet in PA. > I have built for my own use since 2005. I am a small business.
                              I operate a triaxle dump truck fleet in PA.
> Is it possible to build my own Glider anymore?
> I tried to keep it short and to the point. I have Read the 40 CFR
> 1037.150.
> If you could please shed some light on this i would appreciate it.
> thank you
> Kevin McKeon
> 215-675-6811
>
```

WALTER H. MCKEON INC. 1887 STOUT DRIVE WARMINSTER, PA 18974 215-675-6811 KMCKEON@MCKEONTRUCKING.COM

Walter H. McKeon Inc. meets the criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. Walter H. McKeon Inc. has employed 25 individuals over the last 3 years.

Walter H. McKeon Inc is Owned by Joseph M. McKeon with ninety five (95%) percent ownership and Kevin M. McKeon with five (5%) percent ownership. There are no other companies or affiliations associated with Kevin or Joe McKeon

Walter H. McKeon Inc. has built and the solid in 2013, and the solid in 2014. Walter H. McKeon Inc. has

Reviewed and Accepted Date 1/1/2/2 EPA Rep

Joseph M. McKeon. President

Kevin M. McKeon. Vice President

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/9/2018 7:26:12 PM

To: Hill, Lloyd [lhill@tlgtrucks.com]

Subject: RE: Scan from Peterbilt of Evansville

Can you please confirm that one way or the other?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hill, Lloyd [mailto:lhill@tlgtrucks.com] Sent: Tuesday, May 08, 2018 5:21 PM

To: Healy, Stephen <healy.stephen@epa.gov> **Subject:** Re: Scan from Peterbilt of Evansville

Don't think so.

Sent from my iPhone

On May 8, 2018, at 2:44 PM, Healy, Stephen < healy.stephen@epa.gov> wrote:

Did Robert Roark Trucking sell any gliders in 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hill, Lloyd [mailto:lhill@tlgtrucks.com]

Sent: Tuesday, May 08, 2018 3:26 PM

To: Healy, Stephen < healy.stephen@epa.gov>

Cc: Hill, Lloyd < lhill@tlgtrucks.com>; robert.roark@rorarktrucking.com

Subject: FW: Scan from Peterbilt of Evansville

Let me know if you added info. Thanks

From: No Reply Account

Sent: Tuesday, May 08, 2018 2:12 PM

To: Hill, Lloyd

Subject: Scan from Peterbilt of Evansville

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/3/2017 5:42:43 PM

To: 'Nip Brown' [nbrown@huntertrucksales.com]
Subject: RE: glider small business form/ Milky Haven Farms LP

Attachments: 2018 Milky Haven Farms Small Business Notification EPA Reviewed.pdf

Nip,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Nip Brown [mailto:nbrown@huntertrucksales.com]

Sent: Monday, October 02, 2017 12:14 PM

To: Healy, Stephen

Subject: FW: glider small business form/ Milky Haven Farms LP

Mr. Healy

Attached is the Small Business Glider Exemption form for your review / Approval

Thank You Nip Brown

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com

From: Lori Holzhauer [mailto:rhoadstar@epix.net]

Sent: Monday, October 02, 2017 11:52 AM

To: 'Nip Brown'

Subject: RE: glider small business form

Nip I signed the form and attached them

Thanks,

Katherine

From: Nip Brown [mailto:nbrown@huntertrucksales.com]

Sent: Monday, October 2, 2017 9:23 AM **To:** 'Lori Holzhauer' < Rhoadstar@epix.net>

Subject: glider small business form

Jake Have dad sign & send this to the email in top corner @ epa Nip

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com





Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center

Healy Stoppen gropagey

Re: Model Year

Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	***************************************	
2012	***************************************	***************************************
2011	***************************************	and desirable come.
2010	***************************************	***************************************

Reviewed and Accepted Date <u>/0/3//</u>Z_EPA Rep_f

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	26
Current - 1	22
Current - 2	20
Current - 3	18

Ownership Structure

Owner	% Ownership
David Holzhauer	50
Robert Work	50

I attest that

is not affiliated with any other company.

Please confirm that this request is acceptable and that

has met all the requirements for the small

business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Date

Address / E-mail / Phone if not printed on company letterhead: Spaness and and address / E-mail / Phone if not printed on company letterhead:

717 786 2178

Milky Haven Farms, LP P. O. BOX 321 QUARRYVILLE, PA 17566

2/15/17

Commonweatlh of Pa

kap<mark>xoa are a</mark>renivo,

David on Hoflow

Gentlemen:

Katherine R. Tshudy has my permission to sign for Milky Haven Farms, LP.

Sincerely,

David Holzhauer Business Partner

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 7/31/2017 7:43:59 PM

To: 'Steve Frantz' [sfrantz@jxe.com]

CC: 'Deborah Rogstad' [deborah.rogstad@paccar.com]

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Steve,

This form letter shows that Roger's Relics has zero employees. That seems very odd. Also the small business notification letters normally come directly from the small business and not an intermediary. I would prefer the notification come directly from Roger's Relics with an accurate employee count and a statement addressing affiliated companies.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Steve Frantz [mailto:sfrantz@jxe.com]

Sent: Tuesday, July 25, 2017 5:32 PM

To: Healy, Stephen **Cc:** Deborah Rogstad

Subject: Small Business Exemption as a Glider Vehicle Assembler

Stephen,

Please see the attached amended EPA form for Roger Relics, Deborah with Peterbilt Motors was helpful in pointing out the "Assembled (builder) & Sales" have the same meaning on this form. Please accept this amendment as the original.

Thanks

Steve

__

Steven G. Frantz | Senior Sales Executive

JX Peterbilt - Waukesha

820 Silvernail Rd, Suite A | Pewaukee, VVI 53072

Direct office: 262.513.5050 Cell: 262.352.5500

Auto/Tendent: 262.547.0001 Ext: 5050

www.JXE.com | Your Partner for the Long Haul!



Confidentiality Notice: This email message and any files transmitted with it may contain confidential information intended only for the person(s) to whom this email is addressed. If you have received this email in error, please notify the sender immediately by phone or email and destroy the original message without making a copy. Thank you.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/17/2018 8:49:27 PM

To: 'Jenny Guzic' [jguzic@weaklands.com]

Subject: RE: Gliders

Jenny,

I think I received the wrong document. It looks like an invoice.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com] Sent: Wednesday, January 17, 2018 3:38 PM

To: Healy, Stephen **Subject:** Re: Gliders

Jenny Guzic

Office Manager Weakland's Mechanic Shop, Inc. 814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

On Thu, Jan 11, 2018 at 4:30 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Jenny,

I have a couple questions. Is Weakland's Mechanic Shop affiliated with any other companies? Have you sold any of the gliders that you've built to outside customers? I will be out of the office after today until next Tuesday.

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com]

Sent: Thursday, January 11, 2018 2:51 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Cc: mblom@huntertrucksales.com

Subject: Gliders

Jenny Guzic

Office Manager

Weakland's Mechanic Shop, Inc.

814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/9/2016 8:24:05 PM

To: 'Kip Duncan' [probiltkc@yahoo.com]

Subject: RE: Probilt EPA

Kip,

Could you please add a sentence that states who owns the company. I know you told me on the phone, but it would be good to document this. Also you state that this company is not affiliated with any others - as long as this is true.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Kip Duncan [mailto:probiltkc@yahoo.com] Sent: Wednesday, December 07, 2016 4:16 PM

To: Healy, Stephen **Subject:** Probilt EPA

Kip

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/23/2018 3:16:19 PM

To: Nip Brown [nbrown@huntertrucksales.com]

Subject: RE: Request for small business exemption/glider assembler

Attachments: 2019 Rick Shreiner Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Nip Brown [mailto:nbrown@huntertrucksales.com]

Sent: Tuesday, May 22, 2018 11:03 AM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: RE: Request for small business exemption/glider assembler

Apologies - here you go

Thank you

Email @ bottom shrei@comcast.net 717 821 0857 phone #

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, May 22, 2018 10:13 AM

To: Nip Brown

Subject: RE: Request for small business exemption/glider assembler

Nip.

Please add the full company name, address, phone number and email to the letter.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Nip Brown [mailto:nbrown@huntertrucksales.com]

Sent: Tuesday, May 22, 2018 9:46 AM

To: Healy, Stephen < healy.stephen@epa.gov>

Cc: 'Deborah Rogstad' < <u>Deborah.Rogstad@PACCAR.com</u>> **Subject:** Request for small business exemption/glider assembler

Stephen

Attached is a request for small business glider exemption for Rich Shreiner Thank You Nip Brown

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com **RICK SHREINER**

653 KUTZTOWN RD

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

MYERSTOWN PA 17067

717 - 821 - 0857

Reviewed and Accepted

Re: Model Year (2018) Request for Small Business Exemption as a Glider Vehicle Assembler

ा प्रकार के अंदिक्त हैं। certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	<u>Ass</u> embled	Sales (if different)
2014	***************************************	
2013		
2012		
2011	***************************************	•••••
2010	•	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	6
Current – 1	6
Current – 2	6
Current – 3	6

Ownership Structure

Owner	% Ownership
RICK SHREINER	100 %

Lattest that [NICK SHASIMER] is not affiliated with any other company.

Please confirm that this request is acceptable and that $f^{RGG}(SHR) = RGGR =$

Signature of Company Official

Title

Date

Address / E-mail / Phone if not printed an company letterhead: shirei@comcast.net 717 821 0857

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/25/2017 7:29:09 PM

To: 'Nip Brown' [nbrown@huntertrucksales.com]

Subject: RE: Glider Kit assembler

Mr Brown,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that their company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that their company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that their company has built each year 2010 through 2014.
- Signed by the owner(s) or corporate official.

They should scan the signed letter and email the PDF file to me. I will then review it, stamp it and return it to them. They can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

 $idx? SID = 266 ad73 e48 d34146461 d5b3 cc \underline{2a0d1ab\&mc=true\&node=sg13.1.121.a.sg0\&rgn=div7} \\$

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Nip Brown [mailto:nbrown@huntertrucksales.com]

Sent: Monday, September 25, 2017 2:36 PM

To: Healy, Stephen

Subject: Glider Kit assembler

Mr. Healy

Peterbilt Motors Company has given you as a reference contact for requesting a Small Business Exemption as a Glider Vehicle Assembler. I have a few Small Assemblers here in central PA. that would like to complete an exemption endorsement to continue assembling Glider Vehicles in 2018.

Can you guide me or direct me to proper source to gain the required Small Business Exemption to satisfy Peterbilt Motors

Thank You for your help

Nip Brown Lancaster PA 17603

Attached is Peterbilt supplied forms to help.

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/22/2017 6:30:07 PM

To: 'Steve Lewis' [SLewis@pennpowergroup.com]

Subject: RE: Question re: Glider Declaration Letter

Steve,

This format looks fine. Just email a signed copy with the details filled in and I will send back a copy stamped "Reviewed and Accepted".

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Steve Lewis [mailto:SLewis@pennpowergroup.com]

Sent: Wednesday, August 16, 2017 9:37 AM

To: Healy, Stephen

Subject: Question re: Glider Declaration Letter

Good Morning Mr. Healy,

I'm writing to confirm that the following content and format of my company's notification letter re: Glider Kit Assembly meets requirements for your office. I welcome all feedback to ensure conformance to declaration/notification requirements. There are a few data elements I'm gathering – I've noted as such in the letter.

Thank you for your assistance.

August 16, 2017

Stephen Healy EPA OTAQ Compliance Division

Dear Mr. Healy,

Per Daimler Truck North America (DTNA) 2018 Glider Kit purchase guidelines, PENN Power Group (PPG) respectfully declares eligibility to assemble 'glider kits' and introduce glider vehicles into commerce IAW EPA standards. I attest to the following information:

- PPG having 525 employees meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201 referencing NAICS Code 336120
- PPG is owned by ; add % ownership if applicable no other affiliations
- Number of employees for past 3 years:
 - 0 2017 525

- o 2016 550
- 0 2015 565
- Number of Gliders build by PPG:
 - 0 2010 ##
 - 0 2011 ##
 - 0 2012 ##
 - 0 2013 ##
 - o 2014 ##

Please contact Steve Lewis, Executive Vice President of Branch Operations at slewis@pennpowergroup.com or 215-335-0500 for additional information.

Sincerely,

Al Clark Chief Executive Officer - Principal Penn Power Group

Best,

Steve Lewis **Executive Vice President, Branch Operations** PENN POWER GROUP 8330 State Road Philadelphia, PA 19136 (O) 215-335-0500 x484 (C) 215-255-5297

slewis@pennpowergroup.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/25/2018 1:32:32 PM

To: Mike Milhon [mike@nebraskapeterbilt.com]

Subject: RE: Buel Trucking Inc Small Bus Exemption Request

Attachments: 2019 Buel Trucking Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Milhon [mailto:mike@nebraskapeterbilt.com]

Sent: Tuesday, April 24, 2018 3:57 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Buel Trucking Inc Small Bus Exemption Request

Stephen Healy,

Please accept the attached Request for Small Business Exemption as a Glider Vehicle Assembler for Buel Trucking Inc

Thank you

Mike Milhon Nebraska Peterbilt Grand Island, NE 68801 308-382-1044 Mike@NebraskaPeterbilt.com



Box 301 · Eagle, Nebraska 68347 Business: 402/781-2167 - Fax: 402/781-9332 - 800/781-2187

Stephen Healy EPA OTAO Compliance Division Diesel Engine Compliance Center

Healy, Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Buel Trucking Inc certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	<u>Assembled</u>	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	4
Current - 1	4
Current - 2	4
Current - 3	4

Ownership Structure

Owner	% Ownership
Jim Buel	100

Lattest that Buel Trucking Inc is not affiliated with any other company.

Hease confirm that this request is acceptable and that Buel Trucking Inc has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Campany Official

/300 S 214th St

Address / L-mail / Phane if not printed on company letterhead: bueltrucking@gmail.com

Eagle, NE 68347

402-7812187

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/11/2018 9:30:17 PM

To: 'Jenny Guzic' [jguzic@weaklands.com]

CC: 'mblom@huntertrucksales.com' [mblom@huntertrucksales.com]

Subject: RE: Gliders

Jenny,

I have a couple questions. Is Weakland's Mechanic Shop affiliated with any other companies? Have you sold any of the gliders that you've built to outside customers? I will be out of the office after today until next Tuesday.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com]

Sent: Thursday, January 11, 2018 2:51 PM

To: Healy, Stephen

Cc: mblom@huntertrucksales.com

Subject: Gliders

Jenny Guzic

Office Manager Weakland's Mechanic Shop, Inc. 814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/12/2016 9:14:21 PM

To: 'Kip Duncan' [probiltkc@yahoo.com]

Subject: RE: Gliders

Attachments: 2017 Probilt Small Business Notification Letter EPA Reviewed.pdf

Kip,

I have attached the small business notification letter stamped EPA reviewed. I also noted on the letter that this is applicable from 2017 model year. Each model year that you intend to build gliders you will need to send an updated letter.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Kip Duncan [mailto:probiltkc@yahoo.com] Sent: Monday, December 12, 2016 11:00 AM

To: Healy, Stephen **Subject:** Gliders

Kip

U.S. EPA

Compliance Office

Contact Person - Stephen Healy

Michigan Office 734-214-4121

healy.stephan@epa.gov

EVEND AND ACCEPTED

* . 124244 ******

For 2017 Model Year

Probilt

P.O. Box 294

1203 E Hwy 24-40

Tonganoxie, KS 66086

913-845-2235

Notification to U.S. EPA

Probilt meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for small business.

Probilt is owned and operated by Kip Duncan and Gentry Jackson. We do not have any other employees, and our company is not affiliated with, or owned by, any other business entity.

Probilt completed the final assembly of

in the year of 2014.

Kip Duncan

OWNER

Date

Message	M	es	sa	g	е
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Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

3/7/2018 6:21:04 PM Sent:

Paul Henning [paul@mccombdiesel.com] To:

Subject:

Attachments: McComb Diesel Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center 734--214-4121

From: Paul Henning [mailto:paul@mccombdiesel.com]

Sent: Tuesday, March 06, 2018 5:26 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: glider

Stephen,

attached is the letter describing our company and listing the number of gliders that were built during the time span of 2010- 2014. It also states our compliance with the required guide lines

Please stamp and email it back

thank you Paul Henning

McComb Diesel Inc





McCOMB DIESEL, INC. WESTERN STAR TRUCKS



Mailing Address: P.O. Box 781 McComb. MS 39649 Business: (601) 783-5700 Watts: 1-800-748-9319 Fax: (601) 783-5725 Street Address: 1120 North Clark Street Magnolia, MS 39652

"A DRIVING AMBITION TO EXCEL"

To whom it may concern:

McComb Diesel Inc. meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. The total numbers of employees is currently 32. The number of employees for the year 2017 was 32 and for 2016 it was 32. McComb Diesel is solely owned by Prank J. Montalvo. The number of gliders assembled by McComb Diesel Inc during the 2010-2014 year span is as followed:

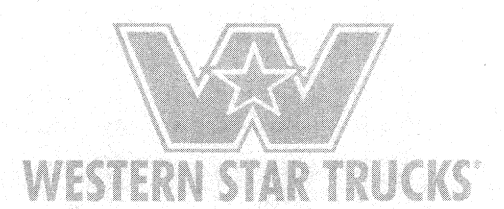
2010 -2011 -

2012 -2013 -

2014 -

Thank you,

Frank J. Montalvo Owner Reviewed and Accepted Date 3/2/18 EPA Rep



From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/28/2018 5:39:36 PM

To: Mike Yates [myates@truckcentersinc.com]
Subject: RE: Truck Centers, Inc. EPA Certification

Mr Yates,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u>0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Mike Yates [mailto:myates@truckcentersinc.com]

Sent: Friday, March 23, 2018 4:14 PM

To: Healy, Stephen <healy.stephen@epa.gov>
Cc: Mike Yates <myates@truckcentersinc.com>
Subject: Truck Centers, Inc. EPA Certification

Mr. Stephen Healy,

I am Michael Yates, the President and Minority Owner of Truck Centers, Inc. Our majority owner and CEO, M. John Hopkins IV, is a veteran who is still Very active in our business. We are wanting to get an EPA Certification in order for us to build gliders to sell to the end user. We are a Franchised Dealer Heavy/Medium Duty Truck Dealer for Freightliner, Western Star, FUSO, and Ottawa Spotter Trucks. Our ownership is made up of 4 individuals:

M.John Hopkins IV,
 CEO 78.78%

•	Michael F. Yates, President	4.12%
•	Katie Hopkins Snyder, Executive Vice President	8.72%
•	Justin Hopkins, Vice President Sales	8.38%

We actually built and sold Glider Kits in the following calendar years:

- 2010
- 2011
- 2012
- 2013
- 2014
- 2015
- 2016



We feel our company meets the criteria for a small business under 40CFFR 1037.150 NAICS Code 336120. As well as, the small business criteria specified Under 13 CFR 121.201.

Please advise me (us on what we need to do in order to become certified to build gliders under the new regulations.

Thank you for your help in assisting us in obtaining the certification.

Sincerely,

Michael F. Yates, President

Truck Centers, Inc.
2280 Formosa Rd.
Troy, IL 62294
Office 618-667-3454
Cell 314-422-5474
Email myates@truckcentersinc.com
Mary Daiber, Assistant

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/29/2018 7:21:26 PM

To: 'Probilt' [probiltkc@yahoo.com]

Subject: RE: Probilt glider EPA compliance

Attachments: 2019 Probilt Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Probilt [mailto:probiltkc@yahoo.com] Sent: Monday, January 29, 2018 2:12 PM

To: Healy, Stephen

Subject: Probilt glider EPA compliance

Created with Scanner Pro

Kip

Reviewed and Accepted Date //29///EPA Rep

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

O.z.	Model	Vane	20	101
CARCA	MINNE	¥ 82283 ¥	,20	1 7

Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		7
2013	*	*
2012		
2011		
2010	***************************************	,

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	2
Current - 1	Ī
Current - 2	
Current - 3	

Ownership Structure

Owner	% Ownership	
Nin Dunean	500/0	
	/	
Gentry Jackson	50%	******

lattest that worked

is not affiliated with any other company.

1037.635.

Glider Assembler (all fields required): By:	****	Problem Name
Printed Name: Kip Duncan	Address:	1203 E. 24-40 HWV.
Title: Owner		Tonganoxie KS 66086
Email: orobilt kc Q vahoo com		
Phone: 9/3 845 2235	Date:	

Instructions: E-mail the completed and signed form to PB.GHG.Sales.Plan.Management@PACCAR.com. Any questions may be sent to the same address.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/6/2017 8:12:11 PM

To: 'Steve Lewis' [SLewis@pennpowergroup.com]
Subject: RE: Question re: Glider Declaration Letter

Attachments: 2018 Penn Power Group Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Steve Lewis [mailto:SLewis@pennpowergroup.com]

Sent: Friday, September 01, 2017 10:24 AM

To: Healy, Stephen

Subject: RE: Question re: Glider Declaration Letter

Good Morning Mr. Healy,

Please find attached Glider Declaration Letter – I'm available via email or at either number below should you have any questions.

Best,

Steve Lewis
Executive Vice President, Branch Operations
PENN POWER GROUP
8330 State Road
Philadelphia, PA 19136
(O) 215-335-0500 x484
(C) 215-255-5297
slewis@pennpowergroup.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, August 22, 2017 2:30 PM

To: Steve Lewis <<u>SLewis@pennpowergroup.com</u>> **Subject:** RE: Question re: Glider Declaration Letter

Steve,

This format looks fine. Just email a signed copy with the details filled in and I will send back a copy stamped "Reviewed and Accepted".

Thank you,

Stephen Healy

Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Steve Lewis [mailto:SLewis@pennpowergroup.com]

Sent: Wednesday, August 16, 2017 9:37 AM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** Question re: Glider Declaration Letter

Good Morning Mr. Healy,

I'm writing to confirm that the following content and format of my company's notification letter re: Glider Kit Assembly meets requirements for your office. I welcome all feedback to ensure conformance to declaration/notification requirements. There are a few data elements I'm gathering – I've noted as such in the letter.

Thank you for your assistance.

August 16, 2017

Stephen Healy EPA OTAQ Compliance Division

Dear Mr. Healy,

Per Daimler Truck North America (DTNA) 2018 Glider Kit purchase guidelines, PENN Power Group (PPG) respectfully declares eligibility to assemble 'glider kits' and introduce glider vehicles into commerce IAW EPA standards. I attest to the following information:

- PPG having 525 employees meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201 referencing NAICS Code 336120
- PPG is owned by ; add % ownership if applicable no other affiliations
- Number of employees for past 3 years:
 - o 2017 525
 - 0 2016 550
 - 0 2015 565
- Number of Gliders build by PPG:
 - 0 2010 ##
 - 0 2011 ##
 - 0 2012 ##
 - 0 2013 ##
 - 0 2014 ##

Please contact Steve Lewis, Executive Vice President of Branch Operations at slewis@pennpowergroup.com or 215-335-0500 for additional information.

Sincerely,

Al Clark
Chief Executive Officer - Principal
 Penn Power Group

Best,

Steve Lewis
Executive Vice President, Branch Operations
PENN POWER GROUP
8330 State Road
Philadelphia, PA 19136
(O) 215-335-0500 x484
(C) 215-255-5297
slewis@pennpowergroup.com

(xennpowergroup.com

Via Email

August 30, 2017

Stephen Healy EPA OTAQ Compliance Division Reviewed and Accepted Date 9/2//Z EPA Rep_

Dear Mr. Healy:

Per Daimler Truck North America (DTNA) 2018 Glider Kit purchase guidelines, Penn Detroit Diesel Allison, LLC, d/b/a PENN Power Group (PPG) respectfully declares eligibility to assemble 'glider kits' and introduce glider vehicles into commerce IAW EPA standards. I attest to the following information:

- PPG and its two wholly-owned subsidiaries have 513 employees and therefore it meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201 referencing NAICS Code 336120
- PPG is owned by PDDA Holdings, LLC, its sole member, and is consolidated for tax purposes with ESCP PPG Holdings, Inc. The company is owned by management and private investors.
- PPG has two wholly-owned operating subsidiaries connected with its Power & Industrial business: n2 Integrated Energy Solutions, LLC and Sigma Six Solutions, Inc.
- Number of employees for past 3 years:
 - 0 2017 513
 - 0 2016 550
 - 0 2015 565
- Number of Gliders built by PPG:
 - 0 2010 -
 - 0 2011-
 - 0 2012 -
 - 0 2013 -
 - 0 2014 -

Please contact Steve Lewis, Executive Vice President of Branch Operations at slewis@pennpowergroup.com or 215-335-0500 for additional information.

Sinoérel

Chief Executive Officer

Corporate Offices: 8330 State Road • Philadelphia, PA 19136 • (T) 215.335.0500 • (F) 216.332,3445

Philadelphia « Fleetwood » Wilkes-Barre » Harrisburg » Muncy « Bedford » Pilisburgh » Bedford » Rochesjer » Syracuse » Malawar; » Boolon » Los Angeles » Son Francisco » Anchorage

(G) DETRO













From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/25/2018 1:29:20 PM

To: John Wolfe [wolfetransport@earthlink.net]

Subject: RE: PACCAR Glider Vehicle Assembler Certification

Attachments: 2018 Richard Wolfe Trucking Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: John Wolfe [mailto:wolfetransport@earthlink.net]

Sent: Friday, April 20, 2018 4:07 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: PACCAR Glider Vehicle Assembler Certification

Certification attached.

Thank you

Richard Wolfe Trucking Inc. 7203 Newark Rd., Mount Vernon, OH 43050 Ph 740/392-2445 x5002 Fax 740/392-9974 Reviewed and Accepted Date 4/21/18-EPA Rep

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year 2018

Request for Small Business Exemption as a Glider Vehicle Assembler

R: Land Vierte Track of Control o

Glider Vehicle Production

Year	Аяве	mbled	Sales (If different)
2014			
2013			
2012			
2011			
2010			

Employees

Year	Quantity
Current	42
2017	1/2
28014	40
2015	40

Ownership Structure

Owner	% Ownership
Richard Walle	100%

Please confirm that this request is acceptable and that Ri + Vide Tries has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

7299 Newark RA

MT. Vernon OH 43050

740/392-2445

President Title 416-18 Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/18/2018 6:05:59 PM

To: 'Jenny Guzic' [jguzic@weaklands.com]

Subject: RE: Gliders

Attachments: Weaklands Mechanic Shop Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com]

Sent: Thursday, January 18, 2018 11:44 AM

To: Healy, Stephen Subject: Re: Gliders

Just sent it. Please let me know when you get it and if you think that will work.

Jenny Guzic

Office Manager Weakland's Mechanic Shop, Inc. 814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

On Thu, Jan 18, 2018 at 11:18 AM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Jenny,

We can try a fax. The problem on my end is that I print out the letter, stamp, sign, scan and email the letter back. If we don't start with a clear print out you sometimes can't read the letter by the time we're done. Let's try faxing it and see if comes through readable. Let me know when you fax it over so I can go look for it. Here is our fax number:

734-214-4053

Thanks
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121
From: Jenny Guzic [mailto:jguzic@weaklands.com] Sent: Thursday, January 18, 2018 8:56 AM
To: Healy, Stephen < healy.stephen@epa.gov > Subject: Re: Gliders
Not a pain. My scanner is, however, being a pain. Could I possibly fax it to you?
Jenny Guzic
Office Manager
Weakland's Mechanic Shop, Inc.
814-674-5527
I can do all things through Christ who strengthens me
~Philippians 4:13

On Wed, Jan 17, 2018 at 4:04 PM, Healy, Stephen < healy_stephen@epa.gov > wrote:

Sorry to be a pain, but can you send it as an attachment like you did the first time. This doesn't print out legibly for me.

Thanks

From: Jenny Guzic [mailto:jguzic@weaklands.com]
Sent: Wednesday, January 17, 2018 4:00 PM

To: Healy, Stephen < healy_stephen@epa.gov > Subject: Re: Gliders

Sorry about that.

WEAKLAND'S MECHANIC SHOP, INC.

Sansary, 57, 2038

Stephon Healey

Mechanical Engineer SPA STAG Compliance Division Executive Compliance Center

Cear Mr. Heakey:

This listler is to coully EPA that we intend to utilize the small business provisions as our company ments the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

Wookland's Methanic Shop, Inc. is not affiliated with any other companies. We assemble piders for buside customers.

Constitute Structure as Solices:

 Weakland's Machanic Shap, Inc. owni 100% of the membership interest of weakland's Mechanic Shap, Inc.

The Section Control of American State (Market Market For the Lower Brown (1) Section 18 (1)

- * 2034 17
- * 2035 20
- * 2036 23

Common the best of the years 2000 thru 2014 as follows:

- × 2003
- × 2003/4

CONTRACTOR:

Militari I. Washiani

104 (0.000 0

Jenny Guzic

Office Manager

Weakland's Mechanic Shop, Inc.

814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13

On Wed, Jan 17, 2018 at 3:49	PM, Healy, Stephen	<healy.stephen@epa.gov></healy.stephen@epa.gov>	wrote:
------------------------------	--------------------	---	--------

Jenny,

I think I received the wrong document. It looks like an invoice.

Thanks

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Jenny Guzic [mailto:jguzic@weaklands.com]
Sent: Wednesday, January 17, 2018 3:38 PM
To: Healy, Stephen healy.stephen@epa.gov

Subject: Re: Gliders

Jenny Guzic

Office Manager

Weakland's Mechanic Shop, Inc.

814-674-5527

I can do all things through Christ who strengthens me
~Philippians 4:13
On Thu, Jan 11, 2018 at 4:30 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:
Jenny,
I have a couple questions. Is Weakland's Mechanic Shop affiliated with any other companies? Have you sold any of the gliders that you've built to outside customers? I will be out of the office after today until next Tuesday.
Thanks
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
<u>734214-4121</u>
France Leave Conia (mailta in mia @onachlanda com)
From: Jenny Guzic [mailto:jguzic@weaklands.com] Sent: Thursday, January 11, 2018 2:51 PM
To: Healy, Stephen < healy.stephen@epa.gov >
Cc: mblom@huntertrucksales.com

38"	1	
Jenny	Gu	zuc

Office Manager

Weakland's Mechanic Shop, Inc.

814-674-5527

I can do all things through Christ who strengthens me

~Philippians 4:13



WEAKLAND'S MECHANIC SHOP, INC.

Reviewed and Accepted

January 17, 2018

Stephen Healey

Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center

Dear Mr. Healey:

This letter is to notify EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

Weakland's Mechanic Shop, Inc. is not affiliated with any other companies. We assemble gliders for outside customers.

Ownership Structure as follows:

 Weakland's Mechanic Shop, Inc. owns 100% of the membership interest of Weakland's Mechanic Shop, Inc.

The total number of employees (including affiliates) for the past three (3) years as follows:

- 2014 17
- 2015 20
- 2016 22

Our company has built gliders for the years 2010 thru 2014 as follows:

- 2013
- 2014

OWNER/OPERATOR:

Michael J. Weakland

144 Eckenrode Mill Road PO Box 84

Chest Springs, PA 16624

Phone: 814-874-5527 Fext 814-674-5176

Email: jguzio@weaklands.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/2/2018 4:09:00 PM

To: 'Kim Schaffran' [Kim.Schaffran@istate.com]

Subject: RE: Model Year 2018 Request for Small business Exemption as Glider Vehicle Assembler

Attachments: 2018 Istate Truck Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Kim Schaffran [mailto:Kim.Schaffran@istate.com]

Sent: Thursday, March 01, 2018 5:37 PM

To: Healy, Stephen **Cc:** Larry Schwartz

Subject: Model Year 2018 Request for Small business Exemption as Glider Vehicle Assembler

Good Afternoon -

Attached please find Istate Truck, Inc. letter to qualify as a small business exemption as a glider vehicle Assembler. Should you have any questions concerning this matter, please let us know.

Also, per Daimler we should receive back a copy of the letter with Acceptance stamp and date returned to us to give to them. Can you tell me approximately how long before we will receive this?

Thank you,

Kim Schaffran | Administrative Assistant of Finance | Interstate Companies, Inc.

2901 East 78th Street. | Minneapolis, MN 55425-1501

P: 952-854-2044 | F: 952-876-5711 | D: 952-876-5736 | C: 952-426-2658

www.istate.com or istatetruck.com

"Pride in Service"



2901 East 78th Street • Minneapolis; MN 55425-1501 • 952-854-2044

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Reviewed and Accepted Date 3/2//E EPA Rep

Re:

Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Istate Truck, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	•	
2012		
2011	***************************************	
2010		

Employees

Year	Quantity
Current	330
Current-1	338
Current-2	355
Current-3	352

Ownership Structure

,		
Owner	% Ownership	
Interstate Companies, Inc.	100%	

Please confirm that this request is acceptable and that istate Truck, Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 6/7/2018 7:54:43 PM

To: Custer, Adrienne [ACuster@clarkepsi.com]

Subject: RE: Clarke Power EPA Glider Small Business Letter 2018
Attachments: Clarke Power Services 6-7-18 Small Business.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Custer, Adrienne [mailto:ACuster@clarkepsi.com]

Sent: Wednesday, June 06, 2018 10:11 AM **To:** Healy, Stephen healy.stephen@epa.gov

Subject: Clarke Power EPA Glider Small Business Letter 2018

Good morning, Mr. Healy. Attached is the Clarke Power Services, Inc. 2018 letter regarding Glider Manufacture Small Business Qualification for your review and acceptance. If accepted, please forward the stamped copy back to my attention.

Feel free to contact me should you have any questions or require additional information. Thank you.



Adrienne Custer

Corporate Counsel

P: 513 842 4741

E: acuster@clarkepsi.com

Since 1964 we have been building powerful solutions. Clarke Fire, Clarke Power Services, Clarke Heavy Duty and VEHICARE Fleet Solutions.

clarkeworldwide.com

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3133 E. Kemper Rd. • Cincinnati, OH 45241 • (513) 771-2200 • Fax: (513) 771-0520

June 6, 2018

Stephen Healy EPA OTAQ Compliance Division 2565 Plymouth Road Ann Arbor, MI 48105 RECEIVED

DATE

Re: Glider Manufacture Small Business Qualification

Dear Mr. Healy:

This letter serves to inform you that Clarke Power Services, Inc. manufactures glider vehicles under NAICS code 336120, which are excluded under 40 C.F.R. 1037.150(c). We intend to continue manufacturing glider vehicles in 2019. The information below is provided in support of this declaration:

Clarke Power Services, Inc. Ownership and Affiliates:

Clarke Power Services, Inc. has two wholly owned subsidiaries, Clarke Fire Protection Products, Inc., and Vehicare Asset Management Group, Inc. The ownership and employment information provided below is inclusive of these entities.

Shareholder	Ownership %
Mark M. Andreae Trust	32.4%
David P. Taylor II Trust	11.1%
Andreae J. Waanders	10.6%
R. Jamison Williams, Jr.	8.9%
Tod Culpan Williams	8.9%
Wendy Williams Powers	6.6%
Mary Ann Crete	5.6%
Christopher Andreae	4.6%
Kirk M. Andreae	4.6%
Alexander C. Taylor	1.2%
Grant M. Taylor	1.2%
John P. Taylor	1.2%
Ursula C. Taylor	1.2%
Billie Tsien	0.8%
John MacKenzie Waanders	0.4%
Taylor Doores Waanders	0.4%

Total number of employees for Clarke Power Services, Inc. (including affiliates):

Year	Employees
2018	799
2017	749
2016	727

Total number of gliders built per year:

Year	Glider Builds
2010	
2011	
2012	
2013	
2014	

Please feel free to contact me at (513) 771-2200 if you have any questions, or require additional information.

Sincerely,

Paul Loebig

Chief Administrative & Compliance Officer

Clarke Power Services, Inc.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 7/11/2018 8:19:05 PM

To: Ritchie Collins [ritchiecollins@martinspeterbilt.com]

Subject: RE: 2nd pg / Glider Vehicle assembler

Attachments: 2019 Red River Ranch LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ritchie Collins [mailto:ritchiecollins@martinspeterbilt.com]

Sent: Monday, July 02, 2018 9:55 AM

To: Healy, Stephen <healy.stephen@epa.gov>
Subject: FW: 2nd pg / Glider Vehicle assembler

From: Michelle Hensley < rrrincadmin@bellsouth.net>

Sent: Friday, June 29, 2018 2:51 PM

To: Ritchie Collins < ritchie collins@martinspeterbilt.com>

Subject: 2nd pg / Glider Vehicle assembler

As requested...

Michelle Hensley

Red River Ranch, LLC / 1499 Maple St / Stanton, KY 40380
Phone: 606-663-9625 / Fax: 606-663-9653 / rrrincadmin@bellsouth.net

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Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

RECEIVED

DATE:

Re: Model Year (Enter Model Year) Request for Small Business Exemption as a Glider Vehicle Assembler

Imsert Assemble: Name) certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (If different)	
2014		§	
2013		***************************************	
2012			
2011		***************************************	
2010			

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	52
Current - 1	1
Current - 2	
Current - 3	

Ownership Structure

Owner	% Ownership
Glenn M. Salyer	100%

Lattest that finsert Assembler Name) is not affiliated with any other company.

Please confirm that this request is acceptable and that [Insert Assembler Name] has met all the requirements for the small business symmetrion as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official)

Manager

Date

Address / E-mail / Phone If not printed an company letterhead-

Red River Ranch, LLC 1499 Maple St, Stanton, KY 40380 Email: RRRincAdmin@bellsouth.net

Phone: 606-663-9625

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/18/2018 6:17:59 PM

To: 'raly.transport@gmail.com' [raly.transport@gmail.com]
CC: 'randy_schilt@hotmail.com' [randy_schilt@hotmail.com]

Subject: RE: Ra-Ly Transport LLC / Glider request

Lance,

Has Ra-Ly Transport LLC sold any gliders to outside parties? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. There is no indication in the attached letter as to sales of gliders. Please see the excerpt from the regulation below.

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a web link to the section of regulations, 40 CFR 1037.150(t):

https://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=dd999ef3d73beaa8f97f8c57bf98efa1&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150</u>

Please let me know if you have any guestions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: raly.transport@gmail.com [mailto:raly.transport@gmail.com]

Sent: Tuesday, January 16, 2018 5:02 PM

To: Healy, Stephen

Cc: randy_schilt@hotmail.com

Subject: Ra-Ly Transport LLC / Glider request

Mr. Healy,

Request attached.

V/R

Lance Wallace, APICS/CTL/LBBP GM/OP's Manager

Ra-Ly Transport LLC
Operations/Dispatch: 1-563-542-7662

Fax: 563-923-2144

 $\underline{raly.transport@gmail.com}$



From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/6/2017 8:42:37 PM

To: 'Steve Talbot' [stalbot@dsutrucks.com]; 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Glider order

Attachments: 2019 Bar S Bar Ranches Small Business Exclusion EPA Reviewed.pdf

Steve,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Steve Talbot [mailto:stalbot@dsutrucks.com]

Sent: Monday, November 06, 2017 2:38 PM

To: Deborah Rogstad
Cc: Healy, Stephen
Subject: RE: Glider order

Stephen, please see attached documents for small business approval,

Please advice if we need any other paper work

Steve Talbot
DSU Peterbilt
503-535-3023
503-307-0107 sell
stalbot@dsutrucks.com

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Monday, November 06, 2017 10:42 AM

To: Steve Talbot **Subject:** Glider order

Steve,

I see you've ordered for Bar-S-Bar Ranches to assemble. I haven't received an approved Small Business Exemption letter from them yet. We can't release the order from DTPO hold until the assembler is certified. If you (or they) have the form back from EPA, please forward it to me.

Thanks!

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



** Print on Compagy Letterhead **

Reviewed and Accepted Date 11/4/17 EPA Rep

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Re: Model Year (Enter Model Year) Request for Small Business Exemption as a Glider Vehicle Assembler

BAR. S. BOR PANCHIS

[insert Assembler Name] certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assemble	ed:	Sales (if different)		
2014					
2013					
2012					
2011					
2010					

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______.

Employees

Year	Quantity
Current	2
Current - 1	2
Current - 2	2
Current - 3	7

Ownership Structure

Owner	% Ownership			
LES STURM	100			

Lattest that [Insert Assemble: Name] is not affiliated with any other company.

Please confirm that this request is acceptable and that Paser(Assembler Name) has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

OWNER

Signature of Company Official

Title

Date

Address / E-mail / Phone if not printed on company letterhead:

Enter Company Name

PACCAR Glider Vehicle Assembler Certification

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from

Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited

Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which

Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or

in Year Circle One 2010 2011 2012 2013 (2014

Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine

includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.

glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.

to, the engine, transmission, rear axle(s), and exhaust components.

model year in accordance with 40 CFR 1037.635(d).

Volume Limitations Certification

use in the Unit	ed States was:	Enter Volume	in Year Ci	rde One 2010	2011	2012	2013	VV14
Glider Vehicl	e Assembler c	ertifies that it sold at l	east one glider vehi	cle in calendar ye	ar 2014. I	Initial He	re 🗾	罗
United States. for a small bus its small busin	e Assembler of Glider Vehico siness. As such ess status for v	Certification ertifies that it will be ple Assembler meets the Glider Vehicle Archicle model year: Enterwed and accepted no	ne criteria reference Assembler notified uter Model Year	d in 40 CFR 1037 the Designated Co	.150(c) ar ompliance	od found if Officer of	antr	141.401
Glider Vehicl	ar 2017. U.S.	ting vill be responsible for EPA may require repo ehicle volume as an er	rting 2010 through	s of all glider vehi 2014 volumes as	cles they p well as cu	produce/as rrent year	isemble t	eginning
Vehicle Asser 1068.101 and/ (1) Intro (2) Failu (3) Failu (4) Exce Instructions:	or 1068.105, a ducing vehicle re to follow Of re to keep reco eding vehicle v	edges its understanding and subject to EPA enforces into commerce in an EM instructions or oth ords, send reports, or governmentations per volume limitations per appleted and signed for ress.	orcement and penal uncertified configu- erwise make unauti ive EPA information 40 CFR 1037.150(ties outlined in §1 ration; norized changes; n as required unde t)(1) and not comp	068.101(1 er this par olying wit	b)(1): t or the Cl h 1037.63	ean Air / 5.	Act; and
Glider Asser	nbler (all field	s required):		BAR	S — B∂ npany Na	2R Ri me	BOCH	ÉS
Printed Nan	ne: LES	Sterm	Address:	36121	Stas	7	ROA	-0
Title:	own	ER		Malin	OR	9763	2	
Email:	***************************************							
Phone:	541723	3218	Date:	10-3-1		1666 00003	40E 100	7400
PACCAR Inc	;		777 10	6 ⁷¹¹ AVENUE NE, BI	ELLEVUE,	44W 98004	425-400-	7400
						ED_	_002008	3_00001

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/12/2017 1:40:04 PM

To: 'Jenna Woerner' [jwoerner@riverstruck.com]
CC: 'Richard Brooks' [rbrooks@riverstruck.com]
Subject: RE: River's Truck Center Inc-Sale of Gliders

Attachments: 2018 Rivers Truck Center Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Jenna Woerner [mailto:jwoerner@riverstruck.com]

Sent: Monday, September 11, 2017 11:19 AM

To: Healy, Stephen Cc: Richard Brooks

Subject: River's Truck Center Inc-Sale of Gliders

Good Morning Mr. Healy-

Please find attached our letter with the information necessary to receive your approval for our 2018 allotment of glider sales. If there is anything else that you need, please let me know and I will get it to you.

Thank you, Jenna

Jenna Woerner Controller River's Truck Center, Inc. 717-244-4903

www.riverstruck.com

From: Rivers Scanner

Sent: Monday, September 11, 2017 11:13 AM **To:** Jenna Woerner < <u>iwoerner@riverstruck.com</u>>

Subject: Attachment

RIVER'S TRUCK GENTER, INC.

2975 Cape Horn Road - P.O. Box 273 - Red Lion, PA 17356 (717) 244-4903 - Fax (717) 246-0449

September 8, 2017

Stephen Healy EPA OTAQ Compliance Division healy.stephen@epa.gov

Re: Glider Eligibility Request River's Truck Center, Inc. 2975 Cape Horn Road PO Box 273 Red Lion, PA 17356 Reviewed and Accepted Date 9/1/2 EPA Rep_

Mr. Healy:

We have been given your information from DTNA to provide the necessary information for our approval for glider assembly in 2018. Per the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201, our company meets the size threshold for Heavy Duty Truck Manufacturers of less than 1500 employees. On average, we have had between 70-75 employees actively working at River's Truck Center, Inc. at one time over the past three years. Our W-2 count has been the following for the past three years:

2014	82
2015	87
2016	89
2017	81 (to date

River's Truck Center, Inc. is owned by W. Bradley and Marcindie A. McKinsey. They each own 50% of the business, and there are no other businesses in which they have that has any affiliation with River's Truck Center, Inc. The number of gliders that our company has built between 2010 and 2014 is listed below:

2010 2011 2012 2013 2014

Thank you for your time and attention to this matter. Should you have any further questions, we can be reached at 800-930-4903. Your best point of contact for this matter would be Richard Brooks.

Respectfully,

W. Bradley McKi**၇s၏**

President

Marcindie A. McKinsey
Vice President





STERLING

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/8/2017 7:59:52 PM

To: 'Ken Kametz' [kkametz@huntertrucksales.com]

Subject: RE: Small Business Exemption

Ken.

Can you please have your client update the letter with a few additional items:

- Cleason Martin is shown as owning 97% of the company who owns the remainder?
- Did they assemble gliders in any year other than 2013? If not please put in zeros to indicate that.
- Have they sold the glider(s) that they built or was it for their own business?
- Indicate the employee count for the previous three years.

Thanks

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Tuesday, November 07, 2017 5:41 PM

To: Healy, Stephen

Subject: FW: Small Business Exemption

Hello Stephen,

Can you help me with this request for a Small Business Exemption? See the (2) attachments

Thanks

Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Cleason Martin [mailto:martintruckservice@gmail.com]

Sent: Tuesday, November 07, 2017 2:18 PM

To: Ken Kametz Subject:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 6/7/2018 7:53:41 PM

To: Hayden Brooke [hayden.oneeye@gmail.com]

Subject: RE: [SPAM-Sender] Re: EPA Small Business Glider Builder Information

Attachments: B and B Property LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hayden Brooke [mailto:hayden.oneeye@gmail.com]

Sent: Thursday, June 07, 2018 1:56 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: [SPAM-Sender] Re: EPA Small Business Glider Builder Information

Here is the updated letter you requested. Let me know if I need to make anymore changes.

Thanks Hayden

On Jun 4, 2018, at 1:12 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Hayden,

Please add to the letter the number of employees for each of the last three years. The number of employees must include any employees of affiliated companies. Please state if B and B Property is affiliated with any other companies. It would appear that Loftin Brothers Transportation located at 100 Owen Ct, Montgomery, AL may be an affiliated company. Also state how many gliders were sold in 2014.

Thank you.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hayden Brooke [mailto:hayden.oneeye@gmail.com]

Sent: Friday, June 01, 2018 5:07 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Re: EPA Small Business Glider Builder Information

Here is the letter you requested. Let me know if you need anything else.

Thanks Hayden Brooke

On Apr 18, 2018, at 2:48 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Hayden,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there
 are multiple owners state each owner and the percentage ownership for each.
 Also describe any affiliations with other companies or state that there are no
 affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)): http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.3</u> 6.1037&r=PART&ty=HTML#se40.36.1037_1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.3</u> <u>6.1037&r=PART&ty=HTML#se40.36.1037</u> 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

<u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn</u> =div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

<u>idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8</u>

Please give me a call if you have further questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

RAND REMORES LEC

100 Owen Court Montgomery, AL 36108

June 7, 2018

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
(732) 214-4121
Healy stephens epa goy

RECEIVEL

DATE:

Dear Stephen:

B and B Property, LLC meets the small business criteria listed in 40 CFR 1037.150 © and the small business criteria specified in 13 CFR 121.201. Currently our number of employees is well below the 1500 employee threshold for Heavy Duty Truck Manufacturers as listed for NAICS CODE 336120.

Our company is solely owned by Hayden Brooke (40% ownership) and Dianne Brooke (60% ownership). We are affiliated with Loftin Brothers Transportation Company, Inc. of Montgomery, Alabama.

In the past three years we have had the following number of employees: 28 in 2016, 23 in 2017, and 18 in 2018. In 2010, while the puilt; in 2011, built; in 2012, built; in 2013, built; in 2014, built. There were sold in 2014.

We intend to utilize the small business provisions, and this letter serves as notification of our justification for qualification for the small business allowances.

Sincerely,

Hayden Brooke

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/11/2018 4:56:09 PM

To: Joshua D. Skidmore [josh@skidmoretransportation.com]

Subject: RE: Small Business Exemption for Glider Assembly

Josh,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037~1150$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1635$

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joshua D. Skidmore [mailto:josh@skidmoretransportation.com]

Sent: Wednesday, April 11, 2018 11:34 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Small Business Exemption for Glider Assembly

Stephen,

I am contacting you to obtain a form so I may get a small business exemption for Glider Assembly. We built 2014 and Peterbilt told me that I needed to contact you so I may purchase another this year. Please send me the necessary forms so I can obtain a builder code from Peterbilt.

Thanks, Josh

Josh Skidmore

STS Commercial, LLC Truck Wash & Chrome Shop Truck and Trailer Repair 2340 West Highway 13 Brigham City, UT 84302 (435) 744-5501 phone (435) 744-5509 fax





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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/18/2018 8:38:08 PM

To: 'Randy Schilt' [randy_schilt@hotmail.com]

Subject: RE: Ra-Ly Transport LLC / Glider request

Attachments: Ra-Ly Tranport LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Randy Schilt [mailto:randy_schilt@hotmail.com]

Sent: Thursday, January 18, 2018 1:59 PM

To: Healy, Stephen

Subject: Re: Ra-Ly Transport LLC / Glider request

RA-LY Transport has put together gliders for other company's.

in 2017.

Thank You

Randy Schilt

cell 319-480-2115

From: Healy, Stephen < healy.stephen@epa.gov > Sent: Thursday, January 18, 2018 12:17 PM

To: raly.transport@gmail.com **Cc:** randy schilt@hotmail.com

Subject: RE: Ra-Ly Transport LLC / Glider request

Lance,

Has Ra-Ly Transport LLC sold any gliders to outside parties? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. There is no indication in the attached letter as to sales of gliders. Please see the excerpt from the regulation below.

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a web link to the section of regulations, 40 CFR 1037.150(t): https://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=dd999ef3d73beaa8f97f8c57bf98efa1&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037 1150

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: raly.transport@gmail.com [mailto:raly.transport@gmail.com]

Sent: Tuesday, January 16, 2018 5:02 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Cc: randy schilt@hotmail.com

Subject: Ra-Ly Transport LLC / Glider request

Mr. Healy,

Request attached.

V/R

Lance Wallace, APICS/CTL/LBBP GM/OP's Manager Ra-Ly Transport LLC Operations/Dispatch: 1-563-542-7662

Fax: 563-923-2144

raly.transport@gmail.com





From, Ra-Ly Transport, LLC 211 Radcliff St. Earlville, IA 52041

Office/Cell: (319) 480-2115

Fax: (563) 923-2144 FEIN: 42-1524153

raly.transport@gmail.com

To,
Mr. Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
(743) 214-4121
healy.stephen@epa.gov

Reviewed and Accepted
Date 1/12/18 EPA Rep

Ra-Ly Transport, LLC respectfully requests authorization to utilize the small business exclusion requirements of 1037.150(c) to continue assembling semi-tractor glider kits with pre-emission engines manufactured prior to 2007 for a select number of truck owners from our rural customer base.

Ra-Ly Transport, LLC meets the criteria listed in 40 CFR 10.7.150(c) and 13 CFR 121.201 Ra-Ly Transport, LLC was founded in 2001. Randy Schilt retains 50% ownership, and Lyle Helle retains the remaining 50% ownership of Ra-Ly transport, LLC.

In addition Ra-Ly Transport, LLC, has employed 2 full-time mechanics, 2 part-time mechanics, 11 full-time drivers, 26 part-time drivers, and I manager in 2017. Prior to 2017, Ra-Ly Transport, LLC employed two full-time mechanics, 2 part-time mechanics, 13 full-time drivers, 29 part-time drivers, and I manager.



Very respectfully,

Randy Schilt, Co-Owner, President

Ra-Ly Transport LLC • 211 Radcliff Street • Earlville, Iowa 52041

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/6/2017 8:46:12 PM

To: 'Steve Talbot' [stalbot@dsutrucks.com]; 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Glider order

There's nothing else on my end at this time.

Steve Healy

From: Steve Talbot [mailto:stalbot@dsutrucks.com]

Sent: Monday, November 06, 2017 3:44 PM **To:** Healy, Stephen; Deborah Rogstad

Subject: RE: Glider order

Thanks, are we ok on this order now?

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Monday, November 06, 2017 12:43 PM

To: Steve Talbot; Deborah Rogstad

Subject: RE: Glider order

Steve,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Steve Talbot [mailto:stalbot@dsutrucks.com]

Sent: Monday, November 06, 2017 2:38 PM

To: Deborah Rogstad < Deborah.Rogstad @PACCAR.com >

Cc: Healy, Stephen < healy.stephen@epa.gov>

Subject: RE: Glider order

Stephen, please see attached documents for small business approval,

Please advice if we need any other paper work

Steve Talbot
DSU Peterbilt
503-535-3023
503-307-0107 sell
stalbot@dsutrucks.com

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Monday, November 06, 2017 10:42 AM

To: Steve Talbot **Subject:** Glider order

Steve,

I see you've ordered for Bar-S-Bar Ranches to assemble. I haven't received an approved Small Business Exemption letter from them yet. We can't release the order from DTPO hold until the assembler is certified. If you (or they) have the form back from EPA, please forward it to me.

Thanks!

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com
Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/18/2018 6:22:50 PM

To: 'Jason Williams' [jwilliams@freightlinerofsavannah.com]

Subject: RE: Glider Kit - Letter of Intent to Build - REVISED

Jason.

Has Freightliner of Savannah sold any gliders to outside parties? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. There is no indication in the attached letter as to sales of gliders. Please see the excerpt from the regulation below.

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a web link to the section of regulations, 40 CFR 1037.150(t): https://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=dd999ef3d73beaa8f97f8c57bf98efa1&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150</u>

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Williams [mailto:jwilliams@freightlinerofsavannah.com]

Sent: Monday, January 15, 2018 8:43 AM

To: Healy, Stephen

Subject: Glider Kit - Letter of Intent to Build - REVISED

I realized that I left the last paragraph off of the first letter. Revised letter attached. Thank you!

Jason Williams
Freightliner of Savannah
Freightliner of Augusta
912-964-8574



From: Jason Williams

Sent: Friday, January 12, 2018 11:54 AM

To: 'healy.stephen@epa.gov' <healy.stephen@epa.gov> Cc: Rob Dailey <rob@freightlinerofsavannah.com>

Subject: Glider Kit - Letter of Intent to Build

Mr. Healy,

Our contacts at Daimler Trucks North America advised us that we need to send the EPA a letter of we intend to build any glider kits after 1/1/2018. Attached is our letter of intent to build glider kits. Please let me know if you need anything else.

Regards,

Jason Williams President Freightliner of Savannah Freightliner of Augusta 912-964-8574



From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/20/2017 8:42:40 PM

To: 'Ken Kametz' [kkametz@huntertrucksales.com]

Subject: RE: Small Business Exemption

Ken.

The letter seems to indicate that Martin Truck Service has not sold any gliders. The regulations require that a small business sell at least one of the gliders that they have built. Here is the regulation language:

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

If Martin Truck Service has only built gliders for their own use than I cannot accept their small business notification letter. Please confirm whether or not they have sold a glider.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Monday, November 20, 2017 2:30 PM

To: Healy, Stephen

Subject: RE: Small Business Exemption

Good Afternoon Healy,

See the Attached

This is what you have asked for let me know if you need more info.

Thanks for your help Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, November 08, 2017 3:00 PM

To: Ken Kametz

Subject: RE: Small Business Exemption

Ken,

Can you please have your client update the letter with a few additional items:

- Cleason Martin is shown as owning 97% of the company who owns the remainder?
- Did they assemble gliders in any year other than 2013? If not please put in zeros to indicate that.
- Have they sold the glider(s) that they built or was it for their own business?
- Indicate the employee count for the previous three years.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Tuesday, November 07, 2017 5:41 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** FW: Small Business Exemption

Hello Stephen,

Can you help me with this request for a Small Business Exemption? See the (2) attachments

Thanks

Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Cleason Martin [mailto:martintruckservice@gmail.com]

Sent: Tuesday, November 07, 2017 2:18 PM

To: Ken Kametz Subject:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 7/11/2018 8:07:40 PM

To: Josh Scott [jscott@hhtruck.com]

Subject: RE: H&H Auto Service of Fayetteville, INC Glider Declaration 2019

Attachments: H and H Auto Service 7-11-18 Small Business.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Josh Scott [mailto:jscott@hhtruck.com]

Sent: Monday, July 02, 2018 9:56 AM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: H&H Auto Service of Fayetteville, INC Glider Declaration 2019

Mr. Healy,

Attached is the glider declaration letter for H&H Freightliner for 2019.

Thank you

Josh Scott Controller/DFCIC H&H Freightliner Hope Mills, NC 28348 Phone:(910)867-3413

Fax: (888)213-3660

Email: jscott@hhtruck.com



5226 Corporation Dr. Hope Mills, NC 28348 Phone: 910.867.3413

Fax: 888.213.3660

Stephen Healy

EPA OTAQ Compliance Division

RECEIVED

DATE:

Mr. Healy, H&H Auto Service of Fayetteville, INC needs to declare eligibility as an assembler of Glider Kits into commerce for retail sales. Under the small business criteria H&H Auto Service of Fayetteville, INC. falls within the rule. H&H Freightliner employs @ 57 employees over the past three years.

H&H Auto Service of Fayetteville INC. is owned by the following:

Steven C Howard Sr.

80% ownership

S. Carl Howard Jr.

20% ownership

The allowable number of Glider Kits to build in 2019 is based on the highest number built in the years of 2010-2014. Total number of Gliders built for each year 2010-2014 is listed below:

2010:

2011:

2012:

2013:

2014:

lt is our	intent in	2019 to	build	Glider Kits	per our	declared	eligibility.	Our co	əmpany'	s name,
address	and cont	act info	rmation is	listed as fo	llows:					

H&H Auto Service of Fayetteville, INC

DBA

H&H Freightliner

5226 Corporation Drive

Hope Mills, NC 28348

(910) 867-3413

Carl Howard, schoward@hhtruck.com

Please feel free to contact us by phone or email if you have any questions or need any other information.

Thank you

S. Carl Howard Jr.

Vice President

ED_002008_00001161-00002

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/21/2018 4:05:56 PM

To: 'Rebecca Bennett' [beccaben@yahoo.com]

Subject: RE: Glider Vehicle Assembler

Attachments: 2018 J and R Bennett Truck Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Rebecca Bennett [mailto:beccaben@yahoo.com]

Sent: Monday, February 19, 2018 4:17 PM

To: Healy, Stephen

Subject: Glider Vehicle Assembler

Here is our paper work for the Glider Vehicle Assembler. If you need any other information please let us know.

Thanks, Rebecca Bennett J & R Bennett Truck Repair, LLC

J&R BENNETT TRUCK REPAIR, LLC

6463 HWY 112 GLENMORA, LA. 71433 318-659-4482

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

J & R BENNETT TRUCK REPAIR, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	3
Current – 1	
Current - 2	
Current - 3	

Reviewed and Accepted

The 2/20/18 EPA Rep

Ownership Structure

Owner	% Ownership
Johnny Bennett	100

Lattest that J&R BENNETT TRUCK REPAIR, LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that I&R BENNETT TRUCK REPAIR, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

10 0 A	OWNER	2/19/18
Signature of Company Official	Title	Date

Address / E-mail / Phone if not printed on company letterhead JRBTRK@ACL COM CELL 318-729-6435

preferred

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/25/2017 7:09:12 PM

To: 'Storm Lake Truck & Trailer' [office@stormlaketruckandtrailers.com]

Subject: RE:

Αl,

Can you please add the number of gliders you have sold? The letter that you sent indicates that you have not sold any gliders. To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

§1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Storm Lake Truck & Trailer [mailto:office@stormlaketruckandtrailers.com]

Sent: Wednesday, October 25, 2017 2:55 PM

To: Healy, Stephen

Subject:

Storm Lake Truck and Trailer 1223 Hwy 7 East Storm Lake, Iowa 50588 712-732-6381

Email

stormlakett@hotmail.com

Al Sackett Manager

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/29/2017 2:39:57 PM

To: 'Ken Kametz' [kkametz@huntertrucksales.com]
Subject: RE: Small business exemption for Glider Kit

Ken,

This is very close. Can you have Mr. Martin sign the letter and resend it to me?

Thanks

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Wednesday, November 29, 2017 9:27 AM

To: Healy, Stephen

Subject: Small business exemption for Glider Kit

Good Morning Healy,

Can you look the attachment to see if this customer would be ok a small business exemption.

Thanks Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Cleason Martin [mailto:martintruckservice@gmail.com]

Sent: Wednesday, November 29, 2017 8:23 AM

To: Ken Kametz

Subject:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/6/2018 8:46:02 PM

To: John Hutter [johnjjtrucking@centurytel.net]

Subject: RE: J&J Trucking Brandon, LLC

Attachments: 2018 J and J Trucking Brandon Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: John Hutter [mailto:johnjjtrucking@centurytel.net]

Sent: Tuesday, March 06, 2018 3:16 PM **To:** Healy, Stephen <healy.stephen@epa.gov> **Subject:** RE: J&J Trucking Brandon, LLC

corrected letter

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, March 06, 2018 1:26 PM

To: John Hutter

Subject: RE: J&J Trucking Brandon, LLC

If you sold in 2014 then you should indicate that on the letter where it currently shows Also at the top of the letter where it indicates model year it shows 2018. Unless you have already reserved a 2018 glider I suspect you will be getting a 2019 model year glider and you should indicate that on the letter as well. You should check with your dealer to confirm – this will avoid us having both go through this again.

Thank you,

Steve Healy

From: John Hutter [mailto:johnjjtrucking@centurytel.net]

Sent: Tuesday, March 06, 2018 2:21 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** RE: J&J Trucking Brandon, LLC

I sold a glider I Built in 2012 in 2014 if that qualifies

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, March 06, 2018 12:38 PM

To: Misty Spoolstra; 'John Hutter'

Subject: RE: J&J Trucking Brandon, LLC

John,

I have one question, did JJ trucking sell a glider in 2014? To qualify for the EPA small business glider exemption the small business must have built gliders in the 2010 through 2014 timeframe and sold at least one glider in 2014. Here is an excerpt from the regulations that details these requirements:

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
- (ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Please let me know if you have any questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Misty Spoolstra [mailto:mistyjjtrucking@centurytel.net]

Sent: Tuesday, March 06, 2018 11:49 AM
To: Healy, Stephen < healy.stephen@epa.gov >
Cc: 'John Hutter' < johnjjtrucking@centurytel.net >

Subject: J&J Trucking Brandon, LLC

Attached is the EPA Request for Small Business Exemption as a Glider Vehicle Assembler. If you have any questions please contact John Hutter, owner, at 920-346-2880 x 7; cell # 920-960-6716; email: johnjjtrucking@centurytel.net.

Thank you, Misty Spoolstra J&J Trucking Brandon, LLC Office Manager 920-346-2880 x 5

JaJ Trucking Brandon W-466: OAK GROVE Rd. BRANDON W. 53919

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center

Re: Model Year 2018

Request for Small Business Exemption as a Gilder Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Calcolle tree
2014	***************************************	Sales (if different)
2013	·	
2012	***************************************	·····
2011		***************************************
2010	Processing and the second seco	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	
Current - 1	
Current - 2	1./
Current - 3	

Reviewed and Accepted Date 3/4/18 EPA Res

Ownership Structure

Car same						
Owner	% Ownership					
John D HUTTER	100					
week the second						

THI TRUCKING Brandon is not affiliated with any other company.

Please confirm that this request is acceptable and that T+J Trucking Brandon has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

3-6-18* Date

Address / E-mail / Phane If not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/25/2017 12:48:19 PM

To: 'rgibson@triadfreightliner.com' [rgibson@triadfreightliner.com]

Subject: EPA Small Business Notification Letter For Glider Builders

Ricky,

Got your voicemail. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037</u> 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/25/2017 7:51:03 PM

To: 'Storm Lake Truck & Trailer' [office@stormlaketruckandtrailers.com]

Subject: RE:

If you are selling parts for gliders and/or providing assembly services for customers that have already purchased a glider then there is no requirement for you to notify EPA. If you intend to purchase a glider kit then the EPA regulations need to be met.

Thanks,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Storm Lake Truck & Trailer [mailto:office@stormlaketruckandtrailers.com]

Sent: Wednesday, October 25, 2017 3:45 PM

To: Healy, Stephen

Subject: RE:

I was told by debra at paccar that I did not have to sell glidders just the parts that go in them witch I do. None of the glidders we build are for our use we are a repair shop and the customer brings me the glidder and we put them together and sell them the parts.

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, October 25, 2017 2:09 PM

To: Storm Lake Truck & Trailer < office@stormlaketruckandtrailers.com >

Subject: RE:

Αl,

Can you please add the number of gliders you have sold? The letter that you sent indicates that you have not sold any gliders. To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

§1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

Stephen Healy

Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Storm Lake Truck & Trailer [mailto:office@stormlaketruckandtrailers.com]

Sent: Wednesday, October 25, 2017 2:55 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject:

Storm Lake Truck and Trailer 1223 Hwy 7 East Storm Lake, Iowa 50588 712-732-6381

Email stormlakett@hotmail.com

Al Sackett Manager

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/24/2018 6:13:54 PM

To: 'Jason Williams' [jwilliams@freightlinerofsavannah.com]

Subject: RE: Glider Kit - Letter of Intent to Build - REVISED **Attachments**: Freightliner of Savannah Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Williams [mailto:jwilliams@freightlinerofsavannah.com]

Sent: Wednesday, January 24, 2018 11:45 AM

To: Healy, Stephen

Subject: RE: Glider Kit - Letter of Intent to Build - REVISED

Yes sir, we have sold some to outside parties.

Thank you, Jason Williams

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Thursday, January 18, 2018 1:23 PM

To: Jason Williams < jwilliams@freightlinerofsavannah.com > **Subject:** RE: Glider Kit - Letter of Intent to Build - REVISED

Jason,

Has Freightliner of Savannah sold any gliders to outside parties? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. There is no indication in the attached letter as to sales of gliders. Please see the excerpt from the regulation below.

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a web link to the section of regulations, 40 CFR 1037.150(t):

https://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=dd999ef3d73beaa8f97f8c57bf98efa1&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150</u>

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Williams [mailto:jwilliams@freightlinerofsavannah.com]

Sent: Monday, January 15, 2018 8:43 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Glider Kit - Letter of Intent to Build - REVISED

I realized that I left the last paragraph off of the first letter. Revised letter attached. Thank you!

Jason Williams
Freightliner of Savannah
Freightliner of Augusta
912-964-8574



From: Jason Williams

Sent: Friday, January 12, 2018 11:54 AM

To: 'healy.stephen@epa.gov' < healy.stephen@epa.gov > Cc: Rob Dailey < rob@freightlinerofsavannah.com > Subject: Glider Kit - Letter of Intent to Build

Mr. Healy,

Our contacts at Daimler Trucks North America advised us that we need to send the EPA a letter of we intend to build any glider kits after 1/1/2018. Attached is our letter of intent to build glider kits. Please let me know if you need anything else.

Regards,

Jason Williams
President
Freightliner of Savannah
Freightliner of Augusta
912-964-8574





January 15, 2018

Stephen Healey
EPA OTAQ Compliance Division
Diesel Engine Compliance Center

Reviewed and Accepted Date 1/24/18 EPA Rep

Dear Mr. Healy.

This letter is to notify EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 c and the small business criteria specified in 13 CFR 121.201.

Ownership Structure of Freightliner of Savannah, Inc.

- E. Jason Williams 52.5%
- Joseph M. Williams 47,5%

Ownership structure of affiliate Freightliner of Augusta, LLC

E. Jason Williams 100.00%

The total number of employees of both companies for the past three years is as follows:

- * 2015 86
- 2016 90
- 2017 89

Our company has built gliders for the years 2012 through 2014 as follows:

- 2012
- 2013
- * 2014

Thank you.

Sincerely.

E. Jason Williams

President

Healy, Stephen

From: Jason Williams < jwilliams@freightlinerofsavannah.com>

Sent: Wednesday, January 24, 2018 11:45 AM

To: Healy, Stephen

Subject: RE: Glider Kit - Letter of Intent to Build - REVISED

Yes sir, we have sold some to outside parties.

Thank you, Jason Williams

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Thursday, January 18, 2018 1:23 PM

To: Jason Williams < jwilliams@freightlinerofsavannah.com>
Subject: RE: Glider Kit - Letter of Intent to Build - REVISED

Jason,

Has Freightliner of Savannah sold any gliders to outside parties? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. There is no indication in the attached letter as to sales of gliders. Please see the excerpt from the regulation below.

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a web link to the section of regulations, 40 CFR 1037.150(t):

https://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=dd999ef3d73beaa8f97f8c57bf98efa1&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Williams [mailto:jwilliams@freightlinerofsavannah.com]

Sent: Monday, January 15, 2018 8:43 AM To: Healy, Stephen healy.stephen@epa.gov

Subject: Glider Kit - Letter of Intent to Build - REVISED

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/29/2017 4:38:18 PM

To: 'Ken Kametz' [kkametz@huntertrucksales.com]
Subject: RE: Small business exemption for Glider Kit

Ken.

No – that is a PACCAR document. The previous letter that you sent is a letter notifying EPA that this company believes they meet the regulatory requirements for the small business provisions and should be signed by Mr Martin. His signature is an attestation that the information is correct and truthful.

Thanks

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Wednesday, November 29, 2017 11:07 AM

To: Healy, Stephen

Subject: RE: Small business exemption for Glider Kit

Hi Healy,

Is this what we need. See attached.

Thanks Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, November 29, 2017 9:40 AM

To: Ken Kametz

Subject: RE: Small business exemption for Glider Kit

Ken,

This is very close. Can you have Mr. Martin sign the letter and resend it to me?

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Wednesday, November 29, 2017 9:27 AM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** Small business exemption for Glider Kit

Good Morning Healy,

Can you look the attachment to see if this customer would be ok a small business exemption.

Thanks Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Cleason Martin [mailto:martintruckservice@gmail.com]

Sent: Wednesday, November 29, 2017 8:23 AM

To: Ken Kametz Subject:

ED_002008_00001172-00002

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/5/2017 3:09:53 PM

To: 'Rick Lavallee' [mvfreightliner1@gmail.com]

Subject: RE: Glider kit assembler request

Attachments: Mohawk Valley Freightliner Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Rick Lavallee [mailto:mvfreightliner1@gmail.com]

Sent: Monday, December 04, 2017 10:31 AM

To: Healy, Stephen

Subject: Glider kit assembler request

Dear Mr. Healy,

Attached is my request to be recognized as a glider kit assembler.

Please contact me with any questions.

Sincerely,

Mederic Lavallee, Jr. Sole Member CADY BROOK ENTERPRISES, LLC Veteran Owned Business

dba

MOHAWK VALLEY FREIGHTLINER 703 Oriskany Boulevard P.O. Box 201 Yorkville, New York 13495-0201

Phone 315-736-3330 Toll Free 866-830-1463

Rick Lavallee, President

Fax 315-736-3287

"Those who cannot remember the past are condemned to repeat it" George Santayana 1863-1952

<u>UPSTATE</u> NEW YORK production, ranked nationally- #3 dairy, #2 apples, #2 maple, #3 wine/grapes, #4 sweet corn, #5 overall producer of vegetables. 61% forest. Adirondack State Park is largest in US. NYC to Ripley, NY / PA line 451 mi, to Massena, NY / Canadian border 366 mi, to Buffalo 391 mi.



MOHAWK VALLEY FREIGHTLINER

Reviewed and Accepted
Date 12/5//7 EPA Rep

December 4, 2017

Mr. Stephen Healy EPA OTAQ Compliance Division

Dear Mr. Healy,

My firm qualifies as a small business as defined in 40 CFR 1037.150 and 13CFR 121.201. It is a full service medium and heavy FREIGHTLINER dealership in Yorkville, New York

This business is an LLC and I am the sole member. <u>Mederic Lavallee, Jr.</u> We are in a single location (per this letterhead) and have no other locations or affiliated companies.

The number of full time employees for the past 3 years have averaged 13. There are 3 more part time employees.

Total gliders built:

2010

2011

2012

2013

2014

Please contact me with any questions.

Sincerely,

Cady Brook Enterprises, LLC dba MOHAWK VALLEY FREIGHTLINER

Mederic Lavallee, Jr. Sole Member

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/22/2018 7:38:32 PM

To: 'Suzanne Girardi' [suzanne@girardis.net]

Subject: RE: Request for Glider Assembly

Suzanne.

The letter you provided is very close to having all the required information. There are a few additional bits of information we require. Below is an email is end out explain the requirements:

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150
 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.)
 Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is
 what is listed for NAICS Code 336120. The total number of employees includes that of the
 company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations - assuming that is
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PAR}{T\&ty=HTML\#se40.36.1037_1150}$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PAR T&ty=HTML#se40.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Suzanne Girardi [mailto:suzanne@girardis.net]

Sent: Friday, January 19, 2018 7:21 PM

To: Healy, Stephen

Subject: Request for Glider Assembly

Stephen,

I am submitting my information for a request for Glider Assembly. If I have missed something or you need anything else please feel free to call me.

Thank you.

Suzanne Girardi
VP of Operations

Girardi's Towina, Inc.

Girardi's Heavy Haul, LLC

www.girardisthc.net

3183 D Road, Grand Junction, Colorado 81504

2970/434-5629 | fax: 970-/434-9286

⊠: suzanne@girardis.net

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/12/2017 7:02:52 PM

To: 'Jason Taber' [jtaber@dktruck.com]

Subject: RE: D&K Truck Company

Attachments: 2018 DK Truck Co Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Taber [mailto:jtaber@dktruck.com] Sent: Tuesday, September 12, 2017 1:00 PM

To: Healy, Stephen

Subject: D&K Truck Company

Stephen

Good morning, please see attached for Glider EPA Compliance letter for the DTNA sales of Glider Kits. If you have any questions or need more info please let me know. Thank you

Jason Taber Business Manager D&K Truck Co.

P: 517-484-1905 ext 132

F: 517-322-2585



Please consider the environment before printing this email.



3020 Snow Rd., Lansing, MI 48917 P. 517.484.1905 F. 517.322.2585 <u>www.dktruck.com</u>

9/5/17

Reviewed and Accepted Date 9/12/12 EPA Rep

To Whom It May Concern:

D&K Truck Company Inc. in Lansing, MI meets the small business criteria listed in 40CFR 1037.150 and the small business criteria specified in 13 CFR 121.201. We currently have 60 employees here at D&K Truck Company Inc.

Our company is an ESOP (Employee Stock Option Plan) so each employee has a % of stock in the company. Our President is Edward Bennett, Vice President is Dennis Wade, and Treasurer is Richard May.

D&K Truck Company employee count for the following years:

2014-48

2015-55

2016-59

The Number of Gliders built by our Service shop for the following years:

2010

2011-

2012

2013

2014

If you have any questions please contact me at 517-484-1905.

Thank you,

Ed Bennett President

D&K Truck Co.

ELLIB

≼ ERFIGHTI INFP™ Run Smart





From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/2/2018 8:16:49 PM

To: 'Ken Kametz' [kkametz@huntertrucksales.com]
Subject: RE: Small business exemption for Glider Kit

Attachments: Martin Truck Service Unsigned.pdf

Ken.

I have attached the letter you sent previously that needs to be signed. I need the signature on this letter.

Thanks

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Tuesday, December 26, 2017 1:44 PM

To: Healy, Stephen

Subject: RE: Small business exemption for Glider Kit

Good afternoon Healy,

Sorry for the delay but can you send me a copy of what we need sign. See the attached maybe this is what you needed I had this from before.

Thanks for your help.

Thanks Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov] Sent: Wednesday, November 29, 2017 11:38 AM

To: Ken Kametz

Subject: RE: Small business exemption for Glider Kit

Ken,

No – that is a PACCAR document. The previous letter that you sent is a letter notifying EPA that this company believes they meet the regulatory requirements for the small business provisions and should be signed by Mr Martin. His signature is an attestation that the information is correct and truthful.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Wednesday, November 29, 2017 11:07 AM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** RE: Small business exemption for Glider Kit

Hi Healy,

Is this what we need. See attached.

Thanks Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, November 29, 2017 9:40 AM

To: Ken Kametz

Subject: RE: Small business exemption for Glider Kit

Ken,

This is very close. Can you have Mr. Martin sign the letter and resend it to me?

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Wednesday, November 29, 2017 9:27 AM **To:** Healy, Stephen < healy.stephen@epa.gov> **Subject:** Small business exemption for Glider Kit

Good Morning Healy,

Can you look the attachment to see if this customer would be ok a small business exemption.

Thanks Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Cleason Martin [mailto:martintruckservice@gmail.com]

Sent: Wednesday, November 29, 2017 8:23 AM

To: Ken Kametz

Subject:

EPA-HQ-2018-007516

MARTIN TRUCK SERVICE

7672 JACKSON SCHOOL RD LYONS NY 14489 315-521-6565

martintruckservice@gmail.com

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

[MARTIN TRUCK SERVICE] certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

	Year	Assembled	Sales (if different)			
	2014					
	2013					
	2012					
	2011					
	2010					

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______

Emblovees

8	Year	Quantity					
	Current	3					
	Current - 1						
000000000000000000000000000000000000000	Current - 2						
	Current - 3						

Ownership Structure

	% Ownership				
Owner					
CLEASON M MARTIN	97%				
Ronald W Marth	1%				
Verlin Martin	196				

I aftest that MARTIN TRUCK SERVICE is not affiliated with any other company.

Please confirm that this request is acceptable and that MARTIN TRUCK SERVICE Insert Assembler Name) has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/27/2017 1:54:16 PM

To: 'Ricky Gibson' [rgibson@triadfreightliner.com]

Subject: RE: EPA Small Business Notification Letter For Glider Builders

Attachments: 2018 Traid Freightliner Small Business Notification EPA Reviewed.pdf

Ricky,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ricky Gibson [mailto:rgibson@triadfreightliner.com]

Sent: Monday, September 25, 2017 8:59 AM

To: Healy, Stephen

Subject: RE: EPA Small Business Notification Letter For Glider Builders

Attached letter for your review, please let me know if you need anything else!

Respectfully:

Ricky Gibson

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Monday, September 25, 2017 8:48 AM

To: Ricky Gibson

Subject: EPA Small Business Notification Letter For Glider Builders

Ricky,

Got your voicemail. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

TRIAD FREIGHTLINER

OF GREENSBORO, INC.

New and Used Truck Sales, Parts and Service

"Parts and Service Open 7 days a week"

Stephen Healy

EPA OTAQ Compliance Division

Reviewed and Accepted Date 9/28/17 EPA Rep

Mr. Healy, Triad Freightliner of Greensboro, INC. needs to declare eligibility as an assembler of Gliders Kits into commerce for retail sales. Under the small business criteria Triad Freightliner of Greensboro, INC. and associated company falls within the rule. Triad Freightliner employs @ 106 employees over the past three years and our affiliate company West Carolina Freightliner, LLC. Employs @ 101 employees over the past three years.

Triad Freightliner of Greensboro, INC. is owned by the following:

Larry R Tysinger Sr.

10% ownership

Larry R Tysinger Jr.

45 % ownership

Leiah Abraham

45 % ownership

West Carolina Freightliner, LLC. Is owned by the following:

Larry R Tysinger Sr.

33.3 % ownership

Larry R Tysinger Jr.

33.3 % ownership

Leigh Abraham

33.3 % ownership

The allowable number of Glider Kits to build in 2018 is (49) based on the highest number built in the years of 2010-2014. Total number of Gliders built for each year \$40.0-2014 is listed below:

2012

I-40 and Highway 68, Post Office Box 8949, Greensboro, North Carolina 27419-0949 Telephone 336-668-0911, Toll-Free 1-800-822-1750, Facsimile 336-668-0834 2013

2014

It is our intent in 2018 to build (Glider Kits per our declared eligibility. Our company's name, address and contact information is listed as follows:

Triad Freightliner of Greensboro, INC.

6420 Burnt Poplar Road

Greensboro North Carolina 27409

336-668-0911

Ricky Gibson, raibson@triadfreightliner.com

West Carolina Freightliner, LLC.

3682 Curleys Fish Camp Road

Connellys Springs North Carolina 28612

828-322-8620

Ricky Gibson raibson@westcarolinafreightliner.com

Please feel free to contact me at <u>raibson@triadfreiahtliner.com</u> or by phone at 336-668-0911 if you have any questions or need more information.

Respectfully:

Larry R Tysinger Sr.

President

ED_002008_00001181-00002

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/1/2017 7:41:55 PM

To: 'Jason Pfab' [tristatetruckrepair1@gmail.com]

Subject: RE: Tri-State Truck Repair, Inc. Dubuque, Iowa small business glider-kit exemption request

Attachments: 2017 Tri-State Truck Repair Small Business Notification.pdf

Jason and Vicky,

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Pfab [mailto:tristatetruckrepair1@gmail.com]

Sent: Monday, May 01, 2017 11:25 AM

To: Healy, Stephen

Subject: Tri-State Truck Repair, Inc. Dubuque, Iowa small business glider-kit exemption request

Good morning Mr. Healy,

Attached is the small business, glider-kit pre-emission engine exemption request for Tri-State Truck Repair, Inc. out of Dubuque, Iowa.

Please let us know if you have any additional questions.

Sincerely,

Jason and Vicky Pfab

From:

Tri-State Truck Repair, Inc.

8335 Jecklin Lane

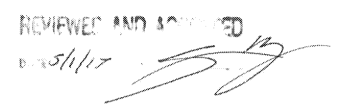
Dubuque, Iowa 52003

Office: (563) 582-5350 Fax: (563) 582-6375

FEIN: 20-3664812 tristatetruckrepair1@gmail.com

To:

Mr. Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
(734) 214-4121
healy.stephen@epa.gov



Tri-State Truck Repair, Inc. respectfully requests authorization to utilize the small business exclusion requirements of 1037.150(c) to continue assembling semi-tractor glider kits with pre-emission engines manufactured prior to 2007 for a select number of truck owners from ourrural customer base.

Tri-State Truck Repair, Inc. meets the small business criteria listed in 40 CFR 1037.150 (c) and 13 CFR 121.201. Tri-State Truck Repair, Inc. was founded in 2001 by Jason and Vicky Pfab. Together they retain 100% ownership of the company. Tri-State Truck Repair, Inc. is not affiliated with any other company.

In addition to working full-time managing Tri-State Truck Repair, Jason and his wife Vicky have employed three full-time mechanics since 2012. Prior to 2012, Tri-State Truck Repair, Inc. employed two full-time mechanics.

Tri-State Truck Repair, Inc. 2010 and 2011.

Tri-State Truck Repair, Inc. 2012 and 2013.

Tri-State Truck Repair, Inc. 2014.

Very respectfully,

Jason Rfab, owner and president

ED_002008_00001183-00001

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/3/2018 3:19:47 PM

To: 'Ken Kametz' [kkametz@huntertrucksales.com]
Subject: RE: Small business exemption for Glider Kit

Ken,

This will be OK, but it needs to be in a PDF file that I can print out. Also the letter is for model year 2018, is this correct? Most requests I have been receiving are for 2019 model year.

Thanks

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Wednesday, January 03, 2018 9:44 AM

To: Healy, Stephen

Subject: RE: Small business exemption for Glider Kit

Good Morning Healy,

Let me know if this is Ok,

Thanks Ken

MARTIN TRUCK SERVICE

TATT JATKSON SOROOL RÖ VONS RY 1848 101471 1848 TATT JAKKS JAKKSON JAK

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ne, naprel year 2018 Request for Eroső Bosinors Exemption as a Gibber Vehicle Assertibles

[MARTIN TRUCK SERVICE] certifies that it qualifies as a crost business per 18 CFR 12s and is classified at Heavy Duly Truck Manufacturing MACS Code \$35120 Subsector 895 - Transportation Equipment Manufacturing per 18 CFR

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Ownership Structure

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Please confirm that this request is acceptable and that MARTIN TRUCK ARRANCE insert Assembler Name | has met all the requirements for the small business exemption as a glider vehicle assembler. Thenbyoo for your exsistence.

lason M/Ness

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, January 02, 2018 3:17 PM

To: Ken Kametz

Subject: RE: Small business exemption for Glider Kit

Ken,

I have attached the letter you sent previously that needs to be signed. I need the signature on this letter.

Thanks

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Tuesday, December 26, 2017 1:44 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** RE: Small business exemption for Glider Kit

Good afternoon Healy,

Sorry for the delay but can you send me a copy of what we need sign. See the attached maybe this is what you needed I had this from before.

Thanks for your help.

Thanks Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com

www.huntertrucksales.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Wednesday, November 29, 2017 11:38 AM

To: Ken Kametz

Subject: RE: Small business exemption for Glider Kit

Ken.

No – that is a PACCAR document. The previous letter that you sent is a letter notifying EPA that this company believes they meet the regulatory requirements for the small business provisions and should be signed by Mr Martin. His signature is an attestation that the information is correct and truthful.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Wednesday, November 29, 2017 11:07 AM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** RE: Small business exemption for Glider Kit

Hi Healy,

Is this what we need. See attached.

Thanks Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, November 29, 2017 9:40 AM

To: Ken Kametz

Subject: RE: Small business exemption for Glider Kit

Ken,

This is very close. Can you have Mr. Martin sign the letter and resend it to me?

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Wednesday, November 29, 2017 9:27 AM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** Small business exemption for Glider Kit

Good Morning Healy,

Can you look the attachment to see if this customer would be ok a small business exemption.

Thanks Ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Cleason Martin [mailto:martintruckservice@gmail.com]

Sent: Wednesday, November 29, 2017 8:23 AM

To: Ken Kametz Subject:

ED_002008_00001184-00005

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/18/2018 6:11:21 PM

'rmloomis@triton.net' [rmloomis@triton.net] To:

Subject: RE: Loomis Glider

Rob,

The letter submitted shows zero employees. Are you a one person shop?

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: rmloomis@triton.net [mailto:rmloomis@triton.net]
Sent: Wednesday, January 17, 2018 11:37 PM
To: Healy, Stephen healy.stephen@epa.gov
Subject: Loomis Glider

Stephen,

I've attached an updated form, one spot didn't have my name inserted.

Thanks,

Rob Loomis

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/29/2018 9:12:01 PM

To: 'Terry Novotny' [tnovotny@wickstrucks.com]

CC: 'krzysztof.hus@daimler.com' [krzysztof.hus@daimler.com]

Subject: RE: Emailing: EPA OTAQ Compliance Division Form.pdf

Attachments: Wicks Trucks Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Terry Novotny [mailto:tnovotny@wickstrucks.com]

Sent: Friday, January 26, 2018 4:39 PM To: Healy, Stephen healy.stephen@epa.gov

Cc: krzysztof.hus@daimler.com

Subject: Emailing: EPA OTAQ Compliance Division Form.pdf

Stephen Healy

Please find attached a copy of a letter of notification to build a glider.

Thank You,

Terry Novotny

Wicks Sterling Trucks, Inc. 10502 S. 147th Street Omaha, NE. 68138 E-Mail (tnovotny@wickstrucks.com)

EPA OTAQ Compliance Division Form.pdf

Note: To protect against computer viruses, e-mail programs may prevent sending or receiving certain types of file attachments. Check your e-mail security settings to determine how attachments are handled.

01-25-2018

Notification of EPA Designated Compliance letter

Let this letter serve as a statement that Wicks Sterling Trucks meets the small business criteria Listed in 40 CFR 1037.150 and small business criteria in 13 CFR 121.201.

Reviewed and Accepted Date 1/29/18 EPA Rep

Wick's Sterling Trucks is solely owned by Gale Wickersham

Number of employees for each of the pass three years:

2015 -46

2016-42

2017-47

Number of Gliders Wicks Sterling Trucks, Inc. has built each in pass year 2010 through 2014:

2013

2014

Owner Roll William

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/2/2017 1:56:50 PM

To: 'jack@breauxservices.com' [jack@breauxservices.com]

Subject: RE: need information

Mr. Breaux,

Thank you for your inquiry regarding glider trucks. There is not a specific form that you need to fill out, but depending on your particular situation you may need to send me a letter stating your qualifications to meet certain regulation requirements and I will give details of what information you will need to provide. The regulation pertaining to gliders recently changed and I will need to know a couple details to determine what path you will need take to acquire a glider:

- What model year engine are you intending to install in your glider?
- Did you build at least one glider in 2014 calendar year for sale to someone else?

You can either send me an email response to these questions or give me a call. I can also provide you with the actual regulation language if you are interested.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: jack@breauxservices.com [mailto:jack@breauxservices.com]

Sent: Wednesday, March 01, 2017 1:56 PM **To:** ComplianceInfo < <u>ComplianceInfo@epa.gov</u>>

Subject: need information

I am looking for information on glider builds i have to be replaced and the dealer has directed me to you for a compliance form. I am also looking to build this year as well, is there a packet i can get for the compliance forms. I am a small business operating in MS.

Thank You Jack Breaux Breaux services inc

email jack@breauxservices.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/6/2018 7:25:56 PM

To: John Hutter [johnjjtrucking@centurytel.net]

Subject: RE: J&J Trucking Brandon, LLC

If you sold one in 2014 then you should indicate that on the letter where it currently shows zero. Also at the top of the letter where it indicates model year it shows 2018. Unless you have already reserved a 2018 glider I suspect you will be getting a 2019 model year glider and you should indicate that on the letter as well. You should check with your dealer to confirm – this will avoid us having both go through this again.

Thank you,

Steve Healy

From: John Hutter [mailto:johnjjtrucking@centurytel.net]

Sent: Tuesday, March 06, 2018 2:21 PM **To:** Healy, Stephen healy.stephen@epa.gov

Subject: RE: J&J Trucking Brandon, LLC

I sold a glider I Built in 2012 in 2014 if that qualifies

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, March 06, 2018 12:38 PM

To: Misty Spoolstra; 'John Hutter'

Subject: RE: J&J Trucking Brandon, LLC

John,

I have one question, did JJ trucking sell a glider in 2014? To qualify for the EPA small business glider exemption the small business must have built gliders in the 2010 through 2014 timeframe and sold at least one glider in 2014. Here is an excerpt from the regulations that details these requirements:

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
- (ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Misty Spoolstra [mailto:mistyjjtrucking@centurytel.net]

Sent: Tuesday, March 06, 2018 11:49 AMTo: Healy, Stephen < healy.stephen@epa.gov >Cc: 'John Hutter' < johnjjtrucking@centurytel.net >

Subject: J&J Trucking Brandon, LLC

Attached is the EPA Request for Small Business Exemption as a Glider Vehicle Assembler. If you have any questions please contact John Hutter, owner, at 920-346-2880 x 7; cell # 920-960-6716; email: johnjitrucking@centurytel.net.

Thank you, Misty Spoolstra J&J Trucking Brandon, LLC Office Manager 920-346-2880 x 5

> Rob Loomis

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/18/2018 8:03:28 PM

To: 'rmloomis@triton.net' [rmloomis@triton.net]

Subject: RE: Loomis Glider

Attachments: 2018 Rob Loomis Small Business.pdf

```
Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121
----Original Message----
From: rmloomis@triton.net [mailto:rmloomis@triton.net]
Sent: Thursday, January 18, 2018 1:54 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Re: Loomis Glider
Stephen,
Yes that's correct I'm a one person shop.
Thanks,
Rob
On 2018-01-18 13:11, Healy, Stephen wrote:
> The letter submitted shows zero employees. Are you a one person shop?
> Thanks
> Stephen Healy
> Mechanical Engineer
> EPA OTAQ Compliance Division
> Diesel Engine Compliance Center
> 734--214-4121
 ----Original Message----
> From: rmloomis@triton.net [mailto:rmloomis@triton.net]
> Sent: Wednesday, January 17, 2018 11:37 PM
> Stephen,
 I've attached an updated form, one spot didn't have my name inserted.
> Thanks,
```

		Rob Looms	
Stephen Healy		16 32 37 A 3r	
EPA OTAQ Comp	diance Division	ansyan, on y No	
	mpliance Center	26 7 20 8 8 20 2	
Healy.Stephen@		Philopolite transct	
	.2018	7 7870V28 1 C 7 7 - 7 YOUR S	
Re: Modél Year		Request for Small Business Exemption as:	a Glider Vehicle Assembler
- Killy Layer	38 × 7	at it qualifies as a small business per 13 CFR	
Truck Manufacti	oring NAICS Cade 33	336 – Transportation Equip	ment ivlanufacturing per 13 CFR
121.201.	1 444		
Glider Vehic	le Production		
Year	Assembled	Sales (if different)	
2014		<u></u>	
2013			
2012	:		
2011			
2010			
		······································	
Employees			
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Please confirm	that this request is a	acceptable and that The The Telephane Telephane	has met all the requirements for the
small business i	exemption as a glide	er vehicle assembler. Thank you for your as:	sistance.
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	1133.7		
- Signature at Co	трапу Отнаа	1 17 1 H	1.21 ft ft

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Signature of Company Official

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Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

3/22/2018 7:34:00 PM Sent:

James Bennie [jbennie@lonestartruckgroup.com] To:

Subject: **RE: Exemption Notification**

Attachments: Lonestar Truck Group Small Business.pdf

James,

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center 734--214-4121

From: James Bennie [mailto:jbennie@lonestartruckgroup.com]

Sent: Thursday, March 22, 2018 12:26 PM To: Healy, Stephen <healy.stephen@epa.gov>

Cc: Jay Simmons <jsimmons@lonestartruckgroup.com>

Subject: Exemption Notification

Hi Mr Healy,

Attached, please find a letter for your attention.

Thank You & Best Regards James

James Bennie CFO/Partner **Lonestar Truck Group** 2051 Hughes Road Grapevine, Texas, 76051

Office: 817-500-5408 Mobile: 817-239-8909

il

oennie@ionesta	rtruckgroup.com
ww.lonestartru	



LONESTAR TRUCK GROUP

2051 HUGHES RD.

GRAPEVINE, TX 76051

Phone 817.428.9736

Fax 817.421.3881

Stephen Healy
Designated Compliance Officer
EPA OTAQ Compliance Division

Reviewed and Accepted Date <u>3/27/16</u> EPA Rep

March 22, 2018

Dear Stephen,

<u>Lonestar Freightliner Group LLC dba Lonestar Truck Group – Notification of</u> Exemption

As requested in a letter from Daimler Trucks North America, dated August 9th, 2017, we hereby notify you of our exemption under 40 C.F.R. \$ 1037.150(c) & make the following statements:-

- 1. In the event that our assembly of Glider Vehicles classifies us as a Heavy Duty Truck Manufacturer, we meet the small business criteria as we have less than 1,500 employees.
- 2. The group ownership, together with the relevant percentages of ownership, are shown on the attached addendum.
- 3. Our headcount as at the end of the last three years has been as follows:-
 - 2015 = 583
 - -2016 = 551
 - 2017 = 598
- 4. The number of aliders that our company has built from 2010-2014 is as follows:-
 - 2010 =
 - 2011 =
 - 2012 =
 - 2013 =
 - 2014 =

Please let me know if there is anything else that you need in this regard.

Your sincerely,

James Bennie CFO/Partner

SCHEDULE A

Members, Units and Percentage Ownership (Register)

Member	Units	Percentage Ownership
Gary W. Dodson	2135.0	21.350%
Tommy A. Earl, Jr.	2135.0	21.350%
William O. Moore, IV	269.0	2.690%
Laura E. Craft	269.0	2.690%
James M. Barber	269.0	2.690%
Brian A. Earl	89.7	0.897%
Brandon Earl	89.7	0.897%
James Brian Austin	89.6	0.896%
Jason S. Stewart	269.0	2.690%
Robby Phillips	143.0	1.430%
Russell L. Cobb	13.0	0.130%
Benjamin G. Hunt	13.0	0.130%
Vic Corley	1634.0	16.340%
Clay Corley	1054.0	10.540%
Jay Simmons	1054.0	10.540%
James A. Bennie	105.0	1.050%
Dan Stevens	369.0	3.690%
TOTALS	10,000.0	100.000%

Schedule A to LLC Agreement of TNTX, LLC

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/23/2017 6:41:51 PM

To: 'Theresa Lindsay' [tlindsay@heritagetrks.com]

Subject: RE: Heritage Truck Centers/Glider Assembly Eligibility Letter
Attachments: Heritage Truck Centers Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Theresa Lindsay [mailto:tlindsay@heritagetrks.com]

Sent: Friday, October 20, 2017 2:37 PM

To: Healy, Stephen

Subject: Heritage Truck Centers/Glider Assembly Eligibility Letter

Good Afternoon Mr. Healy-

Please see our attached notification letter regarding glider kit assembly. If you have any problems viewing the attachment please do not hesitate to let me know. Thank you so much Mr. Healy- I hope you have a wonderful weekend.

Best regards-

Theresa Lindsay
Administrative Assistant to Gary Kale, CEO
Heritage Truck Centers, Inc.
322 Dry Hill Road - Beckley WV
Office 304-254-7827 Fax 304-254-2272



www.heritagetruckcenters.com

October 19, 2017

EPA OTAQ Compliance Division Attention: Mr. Stephen Healy

Mr. Healy,

Reviewed and Accepted Date/o/23/z EPA Rep

Our company, Heritage Truck Centers, Inc., is seeking to declare eligibility for assembling glider kits. Please accept this letter as our declaration of compliance with the current EPA regulations with regards to glider assembly.

We currently meet the small business criteria listed and specified in 40 CFR 1037.150 and 13 CFR 121.201. The company is owned by:

Gary Kale	*	60.69%
Carl Britton	~	8.72%
Carl Hubbard	.~	8.72%
Richard Otten	~	14.44%
William Dunca	ın-	7.43%

Gary Kale and Carl Britton are also equal partners in the ownership of Long Run Transportation, Inc. Over the past 3 years, due to the ever changing economic factors in our industry we have gone from 208 employees in 2015 and 2016 to our current total of 62. While the company may not be as large, we feel it is stronger than ever and we continue to seek new avenues to keep growth and employment alive and well.

Our company views glider assembly as an opportunity to offer quality trucks to our customers while remaining price competitive. As you can see from the list below glider production is an endeavor we've continued to pursue through the years:

2010 -2011 -2012 -2013 -2014 -

Stephen, it is with high hopes that we submit this letter and complete the notification process with the EPA so that we may continue to order gliders. If you have any questions please do not hesitate to reach out to me directly via phone: (304) 254-7827, email: gkale@heritagetrks.com or regular mail: 322 Dry Hill Road, Beckley, WV 25801. We appreciate your time and attention to this matter.

Sincere#

Gary De Kale

Chief Executive Officer

S77 Gelf Mountain Road Cross Lanes, WV 25315 304-759-0444 PO Box 850 800 Cotal Heritage Road Bluefield, WV 24701

322 Dry Hill Road Beckley, WV 25601 886-843-7327

> PO Box 2271 Beckey, WV 25801 868-502-7846

403 Soff Mountain Road Cross Lanes, WV 25313 800-350-5448

> 17033 US HI 67 41 230

344 Old Gelf Melintain Road Cross Lanes, WV 25313 304-204-2801 TO SERVICE SER

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/28/2018 6:15:20 PM

To: 'Fred Olbrych' [FOlbrych@Schoolhouseco.net]

Subject: RE: 2018 Written Request For Purchase of Glider Kit Form

Attachments: Ace Service Center Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Fred Olbrych [mailto:FOlbrych@Schoolhouseco.net]

Sent: Tuesday, March 27, 2018 10:45 AM

To: Healy, Stephen

Subject: FW: 2018 Written Request For Purchase of Glider Kit Form

Please see attached letter.

Alfred J Olbrych President

518-725-6960 ext. 101



Corporate Office

204 County Highway 157 * Gloversville, NY 12078

Mailing Address

- P.O. Box 0 • Mayheld, NY 12117

www.aceservicecenter.com

HODAY TUCK TOOLS FOR LIT SOLVOOS / FOR TUCK TOURY & Conditions

Phone Number (518) 725-6960

Fax Number (518) 725-3809

March 27, 2018

Mr. Stephen Healy EPA OTAQ Compliance Division

Re: 2018 WRITTEN REQUEST FOR PURHASE OF GLIDER KIT FORM

Dear Mr. Healy,

Please see below the answers that show that we do meet the small business criteria along with the additional information requested by your agency.

Our Company Ace Service Center Inc. is owned 100% by myself, Alfred J Olbrych

Affiliations with other companies are as follows:

School House Leasing, Inc – 51% by me and 49 % by Sharon S Olbrych S.L.A. Transport, Inc. – 100% by me Olbrych Realty, Inc. – 51% by me and 49% by Sharon S Olbrych Universal Warehousing, Inc. – 100% by me School House Pools – 100% by me

The number of employees combined for all of the companies above are as follows:

2015 - 109

2016 - 115

2017 - 125

As far as the number of gliders build from 2010 to 2014 - We built

Should you have any other questions or need any additional information, my email is folbrych@schoolhouseco.net and my office phone is 518-725-6960 ext. 101.

Regards.

Alfred J. Olbrych

President

Reviewed and Accepted Date 3/25/16 EPA Rep

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] Sent: 1/19/2018 2:51:32 PM 'rmloomis@triton.net' [rmloomis@triton.net] To: Subject: FW: Loomis Glider Attachments: 2018 Rob Loomis Small Business.pdf Rob, This is all you should need from the EPA to allow you to purchase a glider. Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 ----Original Message----From: Healy, Stephen Sent: Thursday, January 18, 2018 3:04 PM
To: 'rmloomis@triton.net' <rmloomis@triton.net> Subject: RE: Loomis Glider Please find the attached EPA small business notification letter stamped "Reviewed and Accepted". Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 ----Original Message----From: rmloomis@triton.net [mailto:rmloomis@triton.net] Sent: Thursday, January 18, 2018 1:54 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: Re: Loomis Glider Stephen, Yes that's correct I'm a one person shop. Thanks, Rob On 2018-01-18 13:11, Healy, Stephen wrote: > Rob. > The letter submitted shows zero employees. Are you a one person shop? > Thanks > Stephen Healy > Mechanical Engineer > EPA OTAQ Compliance Division > Diesel Engine Compliance Center > 734--214-4121 > ----Original Message----> From: rmloomis@triton.net [mailto:rmloomis@triton.net] Sent: Wednesday, January 17, 2018 11:37 PM To: Healy, Stephen healy.stephen@epa.gov > Subject: Loomis Glider > Stephen, > I've attached an updated form, one spot didn't have my name inserted.

- > Thanks,
- > > Rob Loomis

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/3/2018 8:19:46 PM

To: 'Tom Jennings' [TJennings@tristatekw.com]

Subject: RE: EPA QTAQ COMPLIANCE

Tom,

The letter that is the first page of the document you provided is the one that is important to EPA. Can you please add the company address and contact information to that first page. You only need to send that one page back to me.

Please let me know if you have any questions.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tom Jennings [mailto:TJennings@tristatekw.com]

Sent: Wednesday, December 27, 2017 11:39 AM

To: Healy, Stephen

Subject: EPA QTAQ COMPLIANCE

SMALL BUSINESS EXEMPTION AS GLIDER VEHICLE ASSEMBLER PLEASE CALL tOM j @ 860-250-7314 W/QUESTIONS THANKS

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/20/2018 6:04:16 PM

To: 'Drew Bohling' [DBohling@jgpete.com]

Subject: RE: Budco assemblers number 9409268 / 2018 info **Attachments**: 2019 Budco Custom Body and Paint Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Drew Bohling [mailto:DBohling@jgpete.com]

Sent: Monday, March 19, 2018 5:12 PM

To: Healy, Stephen

Cc: Deborah Rogstad (Deborah.Rogstad@PACCAR.com) **Subject:** Budco assemblers number 9409268 / 2018 info

Importance: High

Mr. Healy, attached is the paperwork for Budco's 2018 glider assembler number 940268. Thank you, please let me know if I can provide any other information.



DREW BOHLING | TRUCK SALES MANAGER

O: 208.344.8515 | C: 208.761.6698 | F: 208.350.2551 | dbohling@jgpete.com

Boise Peterbilt | 6633 Federal Way | Boise, ID 83716 | jgpete.com

 Auto Body & Truck Repair



Costona Trucks & Sandblasting

(Phone) 541-963-6106 ~ (Fax) 855-753-1338 ~ 62519 Commerce Road La Grande, OR 97850 ~ budco9959@hocmail.com

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler.

Budco Custom Body & Point, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121,201

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ______

Employees

Year	Quantity
Current	10
Current - 1	
Current – 2	
Current - 3	

Reviewed and Accepted Date 3/29/18 EPA Rep

Ownership Structure

Owner	% Ownership
Loren D. Whicomb	100%
	and the state of t
	<u> </u>

Lattest that Budco Custom Body & Point, Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that <u>Budco Custom Body & Paint, Inc.</u> has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

	Owner	3/19/18
Signature of Company Official	Title	Date

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/25/2017 2:51:54 PM

To: 'Robert Alexander' [ralexander407@gmail.com]

Subject: RE: 2018 Glider Assembly

Bob.

I am sorry but if you have not sold at least one glider that you have assembled then the regulation indicates that you are not eligible for this exemption. The glider regulations are currently under review by the EPA administrator and may change in near future. You are welcome to keep in touch with me to see if any changes are made. You can also possibly purchase a glider through another builder that has a greater allotment than they can use.

Please let me known if you have any other questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Robert Alexander [mailto:ralexander407@gmail.com]

Sent: Saturday, October 21, 2017 1:55 PM

To: Healy, Stephen

Subject: Re: 2018 Glider Assembly

No glider kits sold by us, we buy, assemble and use.

On Tue, Oct 17, 2017 at 9:50 AM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Bob,

Did you sell the glider that was built in 2013? To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

§1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Robert Alexander [mailto:ralexander407@gmail.com]

Sent: Tuesday, October 17, 2017 9:29 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: 2018 Glider Assembly

Request attached for 2018 small business exemption as a glider vehicle assembler.

Bob

Robert L. Alexander, President

Bob Alexander & Son Trucking, Inc.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/22/2018 6:18:29 PM

To: Josh Burch [jburch@easttexastruckcenter.com]

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Mr Burch,

Your letter indicates that your company built 2014. That is a 2014. That is a company. Could you please supply a list of the VINs and OEMs to help expedite the review of your notification?

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Josh Burch [mailto:jburch@easttexastruckcenter.com]

Sent: Wednesday, March 21, 2018 11:54 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Small Business Exemption as a Glider Vehicle Assembler

Good Morning Sir,

Attached is our Exemption request for the qty of kits built. Please let me know what we need to do to obtain EPA stamp and approval. Thank you for your time and look forward to hearing from you.

"Keep on asking and you will receive what you ask for. Keep on seeking and you will find. Keep on knocking, and the door will be opened to you."

Matthew 7.7

Thank You Joshua Burch



JOSHUA P BURCH PRESIDENT

East Texas Truck Center Inc. 3009 NW Stallings Dr. Nacogdoches, Tx 75964 Work:888-488-3024 Cell:936-225-1552

Fax: 888-330-8390

jburch@easttexastruckcenter.com www.easttexastruckcenter.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/5/2018 7:34:26 PM

To: 'Tom Jennings' [TJennings@tristatekw.com]

Subject: RE: EPA QTAQ COMPLIANCE

Attachments: 2018 Aviant Truck Centers Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tom Jennings [mailto:TJennings@tristatekw.com]

Sent: Friday, January 05, 2018 1:22 PM

To: Healy, Stephen

Subject: Re: EPA QTAQ COMPLIANCE

added address & contact to bottom of page thanks

From: Healy, Stephen < healy.stephen@epa.gov > Sent: Wednesday, January 3, 2018 3:19:46 PM

To: Tom Jennings

Subject: RE: EPA QTAQ COMPLIANCE

Tom,

The letter that is the first page of the document you provided is the one that is important to EPA. Can you please add the company address and contact information to that first page. You only need to send that one page back to me.

Please let me know if you have any questions.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tom Jennings [mailto:TJennings@tristatekw.com]

Sent: Wednesday, December 27, 2017 11:39 AM **To:** Healy, Stephen healy.stephen@epa.gov

Subject: EPA QTAQ COMPLIANCE

SMALL BUSINESS EXEMPTION AS GLIDER VEHICLE ASSEMBLER PLEASE CALL tOM j @ 860-250-7314 W/QUESTIONS THANKS

Stephen Healy **EPA OTAQ Compliance Division** Diesel Engine Compliance Center Heaiy.Stephen@epa.gov

Reviewed and Accepted Date //5//8- EPA Rep

Re: Model Year (*) 名のする (******) Request for Small Business Exemption as a Glider Vehicle Assembler

AU; and Truck Centers Incertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		•
2012		
2011		
2010		

Employees

Year	Quantity
Current	96
Current - 1	
Current - 2	
Current - 3	

Ownership Structure

Owner	% Ownership
Scott R. Patrohav	9070
Jay Tee White	1070
•	

Please confirm that this request is acceptable and that fine to this tender to be a fine met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

P-Gave My 12/19/20
e of Company Official Title Proad JayTWhiTe

ENSield, CT 06082 860-627-8030

ENTITED

TOTAL STATES OF THE STA

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/8/2018 7:51:14 PM

To: John Halliday [jphallidaytrucking@gmail.com]

Subject: RE: Glider Vehicle Assembler

Attachments: 2018 John P Halliday Trucking Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: John Halliday [mailto:jphallidaytrucking@gmail.com]

Sent: Friday, May 04, 2018 1:12 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Re: Glider Vehicle Assembler

On Thu, May 3, 2018 at 4:22 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Can you please update the letter to show the correct sales numbers and resend it to me?

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: jphallidaytrucking@gmail.com [mailto:jphallidaytrucking@gmail.com] Sent: Tuesday, May 01, 2018 4:10 PM To: Healy, Stephen < healy.stephen@epa.gov > Subject: Re: Glider Vehicle Assembler
Sorry I didn't mark appropriate box. The number is And the second be built by us. and sold. Ty
Sent from my iPhone
On May 1, 2018, at 2:06 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:
Did John P Halliday Trucking Inc sell any gliders in 2014? To qualify as an exempt small business the glider exemption regulations (found in 40 CFR 1037.150(t)) require that the business had to have sold at least one glider in 2014. I have included an excerpt from the regulation and highlighted the specific requirement.
§1037.150 Interim provisions. (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later. (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S
directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
Please let me know if you have any questions.
Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

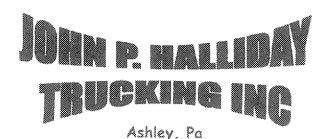
From: John Halliday [mailto:jphallidaytrucking@gmail.com]

Sent: Tuesday, May 01, 2018 9:34 AM

To: Healy, Stephen < healy.stephen@epa.gov >

Subject: Glider Vehicle Assembler

Please see attached



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.stephen@epa.gov

Reviewed and Accepted Date 5/8//8 EPA Rep

RE: MODEL YEAR 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

John P Halliday Trucking Inc Certifies that it qualifies as a small business per 13 CFR 1231 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Seubsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

YEAR	Assembled	Sales (if different)
2014		
2013		
2012		·
2011		
2010		

Employees

YEAR	Quantity
Current	18
Current - 1	18
Current - 2	16
Current – 3	16

Ownership Structure

Owner	% Ownership
John P. Hallidav	100%

Please confirm that this request is acceptable and that JOHN P HALLIDAY TRUCKING INC has met all the requirements for the small business exemption as a glider vehicle assemble. Thank you for your assistance.

Signature Prompany Official Title Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/3/2018 4:00:33 PM

To: 'Ken Kametz' [kkametz@huntertrucksales.com]

Subject: RE:

Attachments: 2018 Martin Truck Service Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ken Kametz [mailto:kkametz@huntertrucksales.com]

Sent: Wednesday, January 03, 2018 10:29 AM

To: Healy, Stephen Subject: FW:

Good morning Stephen,

Can you print this one if not let me know. Also this would be for the that we would order now. We did not want to order the until we have an approval.

Thanks ken

Ken Kametz

New and Used Truck Sales Representative Hunter Keystone Peterbilt, LP - Lancaster 1463 Manheim Pike Lancaster, PA 17601 717.471.0375 Kkametz@huntertrucksales.com www.huntertrucksales.com

From: Cleason Martin [mailto:martintruckservice@gmail.com]

Sent: Wednesday, January 03, 2018 9:29 AM

To: Ken Kametz

Subject:

MARTIN TRUCK SERVICE

TATE - COMBONIS DRACES - 13 - COMBONIS DRACES - 2004-301-3444

Reviewed and Accepted Date 1/3/18 EPA Rep

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GISARTIN TRUCK STRUCE] certifies that it qualifies as a small of siness per 15 0°7 125 and to messible of the over Duc Truck (Aenufosputing NAICS Code 338020 Subsector 336 - Transportation Soutement Manufosputary, 20123 CFP 721 201

Gliner Vehicle Production

Year	: Assembl ad	Sales (if	(virarent)
2014		and an arrange of the state of	googggaaaaaaa Tarr
2003		one and the second seco	······································
2017		**************************************	enements in a state about
. 2012		30. 20.	***************************************
2610			**********

ಜಕತವರ ರಗ್ಯಗಳ informacion pro ಜನನ ಪರಿಘೇಷ ವಿಭಾಗವೇ ಗಳುರು ಪರ್ಯತಿಗೆ ಹೆಚ್ಚಾಗವೇ ಪ್ರತಿಕರ್ಥಗಳಿಗೆದ ಬಿ.ಆರಿಸು ಮಾರ್ಗಳ ಗಾವಿಕು ಇತ್ತೀಟ್ಟಿ

Employees

Same	Quantity	
Current		
Current		
Current		

Ownership Structure

Overer & Sourcership

CLEASON MARKIN

Ronald W Martin 196

Verlin Martin 196

Verlin Martin 196

Keith Shick

Please confirm view this request is especiate and past 1920Th. Taylor Section meet Assembler Temes, has musely as a most according to the small bushess examinate as a most confirmation.

ason Mess

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/28/2018 6:11:51 PM

To: 'Drew Bohling' [DBohling@jgpete.com]

CC: 'Deborah.Rogstad@PACCAR.com' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Western States Caterpillar 2018 EPA glider form

Drew,

Can you please update the letter to reflect the model year of the glider intended to be built?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Drew Bohling [mailto:DBohling@jgpete.com]

Sent: Tuesday, March 27, 2018 4:44 PM

To: Healy, Stephen

Cc: Deborah.Rogstad@PACCAR.com

Subject: Western States Caterpillar 2018 EPA glider form

Importance: High

Mr. Healy, attached is the paperwork for Western States Caterpillar 2018 glider assemblers number. Please let me know if I can provide any other information. Thank you,



DREW BOHLING | TRUCK SALES MANAGER

O: 208.344.8515 | C: 208.761.6698 | F: 208.350.2551 | dbohling@jgpete.com

Boise Peterbilt | 6633 Federal Way | Boise, ID 83716 | jgpete.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/6/2018 6:48:02 PM

To: Jim Bauer [Jim.Bauer@freightlinernw.com]

Subject: RE: Glider Kit EPA compliance request

Attachments: Freightliner Northwest Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jim Bauer [mailto:Jim.Bauer@freightlinernw.com]

Sent: Tuesday, March 06, 2018 1:09 PM **To:** Healy, Stephen <healy.stephen@epa.gov> **Subject:** Glider Kit EPA compliance request

Stephen,

Will you please review our letter of compliance & return with your stamp if everything is correct?

Thank you,

Jim Bauer

Jim Bauer | Freightliner Northwest – LaGrande, OR & Hermiston, OR | Truck Sales Professional (800) 843-1195 x 5710 | <u>iim.bauer@freightlinernw.com</u>



We have rebranded! Eagle Freightliner is now Freightliner Northwest!

Check out our new look - www.FreightlinerNorthwest.com

Fraightliner **and** Mastara Star Tracka



March 6, 2018

Reviewed and Accepted Date 3/4/18 EPA Rep

Please consider our request for Glider Kit compliance. We ask that you review & accept this request

Eagle Freightliner has always been a small business. In 2017 we had a 17 employee average. 2016 we had a 16 employee average & in 2015 we had a 15 employee average.

In August of 2015 Eagle Freightliner was purchased by Gordon Truck Centers, Inc & now DBA as Freightliner Northwest. Gordon Truck centers currently has 583 employees.

Eagle Freightliner ordered
In 2011 Eagle Freightliner ordered
In 2012 Eagle Freightliner ordered
In 2013 Eagle Freightliner ordered
In 2014 Eagle Freightliner ordered

Thank you,

Jim Bauer

Sales Manager

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/17/2017 1:50:05 PM

To: 'Robert Alexander' [ralexander407@gmail.com]

Subject: RE: 2018 Glider Assembly

Bob,

Did you sell the built in 2013? To qualify for the small business exemption the regulations require that you've sold at least one glider. The regulation is 40 CFR 1037.150(t)(i). Here is the excerpt below:

§1037.150 Interim provisions.

(t)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Robert Alexander [mailto:ralexander407@gmail.com]

Sent: Tuesday, October 17, 2017 9:29 AM

To: Healy, Stephen

Subject: 2018 Glider Assembly

Request attached for 2018 small business exemption as a glider vehicle assembler.

Bob

Robert L. Alexander, President Bob Alexander & Son Trucking, Inc.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/27/2017 12:59:48 PM

To: 'Tracy Thibodeau' [tthibodeau@post.freightlinerofmaine.com]

Subject: RE: Glider Kits

Tracy,

Does the employee count stated in the letter include the employees of the affiliated companies? If not can you please provide the employee count of the affiliated companies?

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Tracy Thibodeau [mailto:tthibodeau@post.freightlinerofmaine.com]

Sent: Tuesday, September 26, 2017 10:08 AM

To: Healy, Stephen Subject: Glider Kits

Stephen, I am attaching our Glider Kit Assembler notification. Please let me know if you have any questions. Thanks Tracy

Tracy Thibodeau Chief Financial Officer Freightliner of Maine, Inc 422 Perry Road Bangor, ME 04401 Dir line 207-217-6935 fax 207-947-6557

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/1/2018 7:54:58 PM

To: 'Keith Skalsky' [kskalsky@kenworthalaska.com]

Subject: RE: small business glider info

Attachments: 2018 Kenworth Alaska Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Keith Skalsky [mailto:kskalsky@kenworthalaska.com]

Sent: Tuesday, May 01, 2018 3:18 PM

To: Healy, Stephen

Subject: small business glider info

Stephen, attached is our glider information that we were informed from Kenworth that we needed to submit for approval

Please let me know if you have any questions.

Thank you Keith

Keith Skalsky Truck Sales Kenworth Alaska OFFICE 907-279-0602 CELL 907-302-0027

KENWORTH ALASKA, INC.

2838 Porcupine Dr. Anchorage, AK 99501 Phone (907) 279-0602 fax (907) 258-6639 Toll-free (800) 478-0602 kwakparts@gci.net

Daylors, Buddle

Re: Model Year | 2018

Healy.Stephen@epa.gov

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

Stephen Healy

Request for Small Business Exemption as a Glider Vehicle Assembler

Kon WoodL ALASKA certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assemble	:d_	Sales (if	different)
2014		***************************************		***************************************
2013		***************************************		***************************************
2012		***************************************		***************************************
2011	***************************************	****************	••••	***************************************
2010		***************************************		

Employees

Year	Quantity
Current	21
Current - 1	
Current - 2	
Current - 3	

Revi	iewęd	and	Acc	ent:	ed
Date	5/1/4	<u>e</u> ei	² A R	lep'	

Ownership Structure

Owner	% Ownership
PAPE KENWORTH	100 %

Please confirm that this request is acceptable and that Konurafi. HUNSKH has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/1/2017 2:07:29 PM

To: 'Doug Cisler' [D.Cisler@BergerDealerGroup.com]

Subject: RE: EPA Heavy Duty GHG Small Business Provisions

Doug,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u>0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Doug Cisler [mailto:D.Cisler@BergerDealerGroup.com]

Sent: Tuesday, August 01, 2017 10:02 AM

To: Healy, Stephen

Subject: EPA Heavy Duty GHG Small Business Provisions

Steve,

Please send me the criteria information needed to apply for the provision.

Thank You,

Doug Cisler

Director of Sales and Marketing **Berger Dealer Group** 3031 Wyoming Avenue Dearborn, Mi. 48120 T: (313) 842-3000 Ext 1111

F: (313) 842-3596 M: (616) 260-3538

d.cisler@bergerdealergroup.com





From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/6/2017 8:13:44 PM

To: 'Rodney Stoltzfus' [rstoltzfus@huntertrucksales.com]

Subject: RE: Small Business Exemption

Attachments: 2018 Hurst Hauling Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Rodney Stoltzfus [mailto:rstoltzfus@huntertrucksales.com]

Sent: Friday, September 01, 2017 8:28 AM

To: Healy, Stephen

Subject: Small Business Exemption

Good morning.

Please see the attached form and process for Hurst Hauling. I do not believe they have company letter head.

Thanks!

Rodney Stoltzfus
New and Used Truck Sales
Hunter Keystone Peterbilt-Lancaster
1463 Manheim Pike
Lancaster, PA
800 243 2458-ext 260 office
717 327 1288- cell
www.huntertrucksales.com
717 293 9670- fax
rstoltzfus@huntertrucksales.com

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

* Print on Company to hather the and Accepted and Accepted

Date 9/7//z EPA Rep

Re: Model Year [68016] Visco Request for Small Business Exemption as a Glider Vehicle Assembler

Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Ass <u>emble</u> d	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Employees

Year	Quantity
Current	6
Current – 1	
Current – 2	
Current - 3	

Ownership Structure

Owner		% Ownership
Ivan	HursT	60
Far)	Hurst	40
•		***************************************

Please confirm that this request is acceptable and that Hunstis Houlings has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance,

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/27/2017 1:39:14 PM

To: 'Tracy Thibodeau' [tthibodeau@post.freightlinerofmaine.com]

Subject: RE: Glider Kits

Attachments: 2018 Freightliner of Maine Small Business Exclusion EPA Reviewed.pdf

Tracy,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Tracy Thibodeau [mailto:tthibodeau@post.freightlinerofmaine.com]

Sent: Wednesday, September 27, 2017 9:04 AM

To: Healy, Stephen **Subject:** RE: Glider Kits

Stephen,

The affiliated companies have no employees. Humble Beginnings is a real estate holding company. The other is managed through Freightliner of Maine. Thanks Tracy

Tracy Thibodeau Chief Financial Officer Freightliner of Maine, Inc 422 Perry Road Bangor, ME 04401 Dir line 207-217-6935 fax 207-947-6557

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, September 27, 2017 9:00 AM

To: Tracy Thibodeau **Subject:** RE: Glider Kits

Tracy,

Does the employee count stated in the letter include the employees of the affiliated companies? If not can you please provide the employee count of the affiliated companies?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Tracy Thibodeau [mailto:tthibodeau@post.frightlinerofmmaine.com]

Sent: Tuesday, September 26, 2017 10:08 AM **To:** Healy, Stephen healy.stephen@epa.gov

Subject: Glider Kits

Stephen, I am attaching our Glider Kit Assembler notification. Please let me know if you have any questions. Thanks Tracy

Tracy Thibodeau Chief Financial Officer Freightliner of Maine, Inc 422 Perry Road Bangor, ME 04401 Dir line 207-217-6935 fax 207-947-6557



422 PERRY ROAD BANGOR, MAINE 04401 TELEPHONE (207) 945-6451 FAX (207) 947-6557 www.freightlinerofmaine.com



304 Emailed to: healy.stephen@epa.com-

Reviewed and Accepted

Date 9/28/12 EPA Rep

Stephen Healy Designated Compliance Officer **Environment Protection Agency**

Re: Glider Kit Assembler Notification

Dear Sirs:

Please accept this as our statement of qualification to build glider kits in calendar year 2018.

Freightliner of Maine, Inc. meets the following criteria:

- -The small business criteria listed in 40 CFR 1037.150(c) and the small business criteria specified in 13 CFR 121.201
- The company is owned by Thomas E. Thornton, Jr. Residuary Trust 50% and Cyr 1998 Business
- -The company is affiliated with: Maine Ground Developers, Inc. & Humble Beginnings, LLC
- -The number of employees for each of the past 3 years were 2014 139, 2015 139, & 2016 138
- -The company's glider build volume history was

2010 2011 2012 2013 2014

If you have questions please feel free to contact Tracy Thibodeau, CFO tthibodeau@flmaine.com or by phone at 207-945-6451, or by mail at 422 Perry Road, Bangor, ME 04401.

Thank you for your consideration.

Brenda Thornton, Trustee

Thomas E Thornton, Jr. Residuary Trust

randa. Thornton

Suzanife Cvr. Trustee

Cyr 1998 Business Trust

* AUBURN (207) 786-4610

 HOULTON (207) 532-9397 ■ WATERVILLE (207) 680-4772

■ WESTBROOK (207) 591-1975

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/8/2018 7:44:33 PM

To: Hill, Lloyd [lhill@tlgtrucks.com]

CC: robert.roark@rorarktrucking.com

Subject: RE: Scan from Peterbilt of Evansville

Did Robert Roark Trucking sell any gliders in 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hill, Lloyd [mailto:lhill@tlgtrucks.com] Sent: Tuesday, May 08, 2018 3:26 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Cc: Hill, Lloyd < Ihill@tlgtrucks.com>; robert.roark@rorarktrucking.com

Subject: FW: Scan from Peterbilt of Evansville

Let me know if you added info. Thanks

From: No Reply Account

Sent: Tuesday, May 08, 2018 2:12 PM

To: Hill, Lloyd

Subject: Scan from Peterbilt of Evansville

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/12/2017 2:25:01 PM

To: 'Katie Campbell' [kcampbell@cedarrapidstruckcenter.com]

Subject: RE:

Attachments: 2019 Cantril Feed Trucking LLC Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Katie Campbell [mailto:kcampbell@cedarrapidstruckcenter.com]

Sent: Wednesday, October 11, 2017 10:39 AM

To: Healy, Stephen

Subject:

Katie Campbell Cedar Rapids Truck Center 319-538-7550 Ph: 319-397-2215

Cantril Feed Trucking LLC 610 W. North Street Cantril, IA 52542

Fax: 319-397-2352

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy,Stephen@epa.gov

Reviewed and Accepted Date 6/11/12 EPA Rep

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Cantril Feed Trucking LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	24
Current - 1	24
Current – 2	24
Current - 3	24

Ownership Structure

Owner	% Ownership
Amos Zimmerman	100

Lattest that Cantril Feed Trucking LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Cantril Feed Trucking LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

<u>IJUAL</u> Title 10-16

Euter Company Name

PACCAR Glider Vehicle Assembler Certification

(hereinafter referred to as "Glider Vehicle Assembler") certifies to PACCAR, Inc the information requested herein to assure

compliance with 40 CFR 4037.635 and 1037.150 with glider kits purchased from PACCAR Inc's Kenworth at	respect to glide	r vehicles produced o	n or after January	1, 2018 from
Glider Vehicle Assembler will complete the assembly installing all missing components to complete the assemble, the engine, transmission, rear axle(s), and exhaust complete the assemble to the engine, transmission, rear axle(s), and exhaust complete the assemble to the engine of th	of all designate ably of the glide	d glider kits providet er vehicle. This could	Lby a division of P Linclude, but wool	ACCAR, Inc by d not be limited
Glider Vehicle Assembler certifies that each engine (in vehicle utilizing a designated glider kit will be installed model year in accordance with 40 CFR 1037.635(d).	ncluding remant in a certified co	afactured engines) insomfiguration and prop	statled in a comple serty labeled for the	ied glider e original engine
Volume Limitations Certification Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2 exempt glider vehicles. The limit applies to the quantit OEM glider kits, and is equal to your highest annual pro- tup to a maximum of 300. Glider vehicles you produce i includes delegated assembly, and requires the engine in	ly of your comb aduction of glid in excess of this	ined yearly production or vehicles in any call limit must comply w	m of vehicles from endar year betwee ith 40 CFR 1037.6	ntt vehicle n 2010 to 2014,
Glider Vehicle Assembler certifies that its highest annuse in the United States was: Enter Volume \mathcal{U}	nal production in Year Cit	of glider vehicles between One 2010 2	ween 2010 through 011 2012 2	2014 for sale or 2013 2014
Glider Vehicle Assembler certifies that it sold at least				
Small Manufacturer Status Certification Glider Vehicle Assembler certifies that it will be prod United States. Glider Vehicle Assembler meets the cr for a small business. As such, the Glider Vehicle Assertits small business status for vehicle model year. Enter	iteria referenced mbler notified t Model Year	Fin 40 CFR 1037,150 he Designated Comp	O(e) and found in 1 liance Officer of the	3 CFR 121.201
Record Keeping and Reporting Glider Vehicle Assembler will be responsible for main in calendar year 2017. U.S. EPA may require reporting produced/assembled glider vehicle volume as an end-of	2010 through 2			mble beginning
Compliance Requirements Vehicle Assembler acknowledges its understanding tha 1068.101 and/or 1068.105, and subject to EPA enforcer (1) Introducing vehicles into commerce in an uncertainty (2) Failure to follow OEM instructions or otherwise (3) Failure to keep records, send reports, or give E (4) Exceeding vehicle volume limitations per 40 C	ment and penalt artified configur se make unauth (PA information	ies outlined in §1068 ation; orized changes; as required under thi	.101(b)(1): is part or the Clean	
<u>Instructions:</u> E-mail the completed and signed form to may be sent to the same address.	PB.GHG.Sales	Plan Management@	PACCAR.com. A	ny questions
Glider Assembler (all fleids required): By: Summermor Signature		antril Feed	Truck in	Bric
Printed Name: Amos Limmermon	Address:	GOM 1/R	Mo St	
Title: President		Cantal	A 325-12	>
Phone: 319-397-2215	Date:	Inlinti-	1	
PACCAR Inc	777 106	"AVENUE NE, BELLEY	VUE, WA 98004 429	5-468-7400

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/1/2018 5:41:42 PM

To: 'DONNIE NEWMAN' [dnnwn@aol.com]
Subject: RE: EPA Glider Allowances For Small Business

Attachments: NLI Sales Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: DONNIE NEWMAN [mailto:dnnwn@aol.com]

Sent: Friday, April 27, 2018 4:24 PM

To: Healy, Stephen

Subject: Re: EPA Glider Allowances For Small Business

Stephen,

Thank you so much for sending me this compliance information. I have attached a letter to request my EPA Permit.

Thank You , Donnie Newman, Sr. NLI SALES,INC. 205-221-5203 dnnwn@aol.com

----Original Message-----

From: Healy, Stephen < healy.stephen@epa.gov>

To: dnnwn < dnnwn@aol.com > Sent: Tue, Feb 6, 2018 1:31 pm

Subject: EPA Glider Allowances For Small Business

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

• A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty

Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).

- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

NLI SALES, INC

Reviewed and Accepted Date 5/1//8 EPA Rep

145 Russell Dairy Rd. Jasper, AL 35503 Telephone (205) 221-5202

April 4, 2018

Stephan Healy EPA QTAQ Compliance Division

Re: EPA regulations (40 CFR 1037.150)

To Stephen Healy:

Thank you for forwarding information on small businesses building gliders.

Our company (NLI Sales, Inc.) meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. We are a small family owned and operated used truck dealer with a salvage yard, that also build gliders. We have about 20 full time employees, during peak season we might get to 30 employees, thus we are a small company. We started building gliders in

NLI Sales, Inc is owned by Donnie R Newman, Sr & Jowainne Newman jointly. We are not affiliated with any other companies in Alabama or otherwise.

We would like to be able to continue to assemble gliders.

Sincerely,

Donnie R. Newman, Sr.

NLI Sales, Inc.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/6/2018 6:38:15 PM

To: Misty Spoolstra [mistyjjtrucking@centurytel.net]; 'John Hutter' [johnjjtrucking@centurytel.net]

Subject: RE: J&J Trucking Brandon, LLC

John.

I have one question, did JJ trucking sell a glider in 2014? To qualify for the EPA small business glider exemption the small business must have built gliders in the 2010 through 2014 timeframe and sold at least one glider in 2014. Here is an excerpt from the regulations that details these requirements:

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
- (ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Please let me know if you have any questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Misty Spoolstra [mailto:mistyjjtrucking@centurytel.net]

Sent: Tuesday, March 06, 2018 11:49 AM
To: Healy, Stephen < healy.stephen@epa.gov>
Cc: 'John Hutter' < johnjjtrucking@centurytel.net>

Subject: J&J Trucking Brandon, LLC

Attached is the EPA Request for Small Business Exemption as a Glider Vehicle Assembler. If you have any questions please contact John Hutter, owner, at 920-346-2880 x 7; cell # 920-960-6716; email: johnjitrucking@centurytel.net.

Thank you, Misty Spoolstra J&J Trucking Brandon, LLC Office Manager 920-346-2880 x 5

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/22/2017 8:16:15 PM

To: 'Roger Strean' [rsstrean@hotmail.com]

Subject: RE: Roger's Relics Compliance

Attachments: 2018 Rogers Relics Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Roger Strean [mailto:rsstrean@hotmail.com]

Sent: Tuesday, August 15, 2017 8:45 AM

To: Healy, Stephen

Subject: Roger's Relics Compliance



N3028 Triple S Rd Campbellsport, WI 53010 Phone: 920-533-4259

rsstrean@hotmail.com

August 9, 2017

EPA OTAQ Compliance Division Diesel Engine Compliance Center Stephen Healy Reviewed and Accepted

Date 8/23/2 EPA Rep_5/

Dear Stephen:

Roger's Relics LLC would like to request for a small business exemption as a glider vehicle assembler. Roger's Relics LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

In the year 2014, we produced In 2013, we produced and in 2012, we produced In 2011 and 2010, we

We have three owners, each owning an equal share (Roger Strean, Royal Strean and Daniel Strean) and we currently employ three full-time employees.

Please let me know if this request is acceptable and that Roger's Relics LLC has met all of the requirements for the small business exemption as a glider vehicle assembler.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/20/2018 8:45:06 PM

To: 'Travis Vanderlaan' [travis.vanderlaan@csmtruck.com]

Subject: RE: Small Business Exemption

Attachments: 2019 Howes and Howes Small Business.pdf

Travis,

Please disregard my previous question. I received a separate letter from a different person at CSM Truck that I had a question on.

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Travis Vanderlaan [mailto:travis.vanderlaan@csmtruck.com]

Sent: Friday, February 16, 2018 3:35 PM

To: Healy, Stephen

Subject: Small Business Exemption

Please Process

Travis C Vanderlaan | Michigan Kenworth - Gaylord | Account Executive | 989.731.1499 | travis.vanderlaan@csmtruck.com | www.michigankenworth.com

Alternative Contact Numbers | (C) 989.414.0870 |

| (F) 989.705.1002 |



Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

RE: 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Howes & Howes Express, Inc., certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201

GLIDER VEHICLE PRODUCTION

<u>Year</u>	<u>Assembled</u>	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Reviewed and Accepted Date 2/20/28 EPA Rep

EMPLOYEES

Year	Quantity
Current	63
Current - 1	59
Current – 2	57
Current - 3	6.3

OWNERSHIP STRUCTURE

Owner	<u>% Ownership</u>
Richard Howes	50.7%
Brian Howes	37.5%
Jarrod Howes	5.9%
Erin MacPherson	5.9%

Please confirm that this request is acceptable and that Howes & Howes Express, Inc., has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Significano el Company Orricist

Z866:

1321c

Howes & Howes Trucking, Inc. 5301 M-37 North • P.O. Box 159 • Mesick, MI 49668-0159 231-885-1630 • FAX 231-885-1840 Howes & Howen Express, Inc. 4890 S. M-66 • East Jordan, MI 49727 231-536-9850 • FAX 231-536-9852

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/16/2017 7:44:13 PM

To: 'Katie Campbell' [kcampbell@cedarrapidstruckcenter.com]

Subject: RE: Terry's Truck and Trailer Glider

Attachments: 2019 Terrys Truck and Trailer Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Katie Campbell [mailto:kcampbell@cedarrapidstruckcenter.com]

Sent: Friday, October 13, 2017 11:49 AM

To: Healy, Stephen

Subject: Terry's Truck and Trailer Glider

Thank you!

Katie Campbell Cedar Rapids Truck Center Direct: 319-538-7550





Thomas Marketter Bassachers

		4 4 7 8 13	
Staytism Hastly			
t PA (HAC) Completen e Historia Harrel Englise Compilation Contra Hosfy Stephengische gov		ing gamanaharan sarah M	
to: Model Year 2019 Terrys Truck Star Start St. Manufacturios NASTS Vigine 176 200		Cxemption as a Glider Vely	
Manufacturing NAILS Code 136120 S	subsector (RE Transporta	ura igighugi Manglados Uri igighugi Manglados	ng ber 13 Ckr 12 (50) s zamoras murak mmå itmi s

Valider '	Venicle Produc Assemble	 Solos	(if dilferent)	
2014			£8: 884:40. 12. 1143	
2013	:	-		
2012	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
2013	• !			
2010		 4		

Based on the information provided above, one chasing annual exempt glider vaniely propertion for this model year is

Year	Quantity	
Current	4	Reviewed and Accepted
Current - 1		Date /s/// FPA Ren
Current - 2	***************************************	and the state of t
Current - 3	· · · · · · · · · · · · · · · · · · ·	A Committee of the Comm

Owner	w	% Ownership	•••
Terry Gre	apri.	4000	••••
Name of the second		***************************************	
- Lander - L	W(************************************		***********

Lattest that Terays Track & Trailers not affiliated with any other company.

Please confirm that this request is acceptable and that Terry's The Tree has met all the requirements for the small business exemption as a glider venicle assembler. Thank you for your assistance

Stynatof of Company Official Trailer OWNER Tray James Oct 12-207

Address / b-mod / PF are if not primed no company icroviness:

Title: Email: Phone:

PACCAR Inc

PACCAR Glider Vehicle Assembler Certification Enter Company Name (thereinafter referred to as "Glider Vehick Assembler") certifies to PACCAR, but the information requested herein to assure compliance with 40 CFR 1037.635 and 1037 150, with respect to glider vehicles produced on or other January 1, 2018 from while kits purchased from PACCAR hie's Removath and Peterbili divisions Glider Vehicle Assembler will complete the assembly of all designated glider lots provided by a division of PACCAR, inclby installing all missing comparents to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components, Glider Vehiele Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d) Volume Limitations Certification Pursuant to 40 CFR 1037.150(Q(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calcular year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a just-2010 emissions engine Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 use in the United States was - Enter Volume in Year Circle On 2010 2011 Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Herc Small Manufacturer Status Certification Glider Vehicle Assembler certifies that it will be producing assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037,150(c) and found in 13 CFR 121,201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year. Eater Medel Vent A copy of this reviewed and accepted notification is attached with this request. Initial Here Record Keeping and Reporting Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report. Compliance Requirements Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068, 101 and/or 1068, 105, and subject to EPA enforcement and penalties outlined in \$1068, 101(b)(1): (1) Introducing vehicles into commerce in an uncertified configuration. (2) Failure to follow OEM instructions or otherwise make anauthorized changes: (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and (4) Exceeding vehicle volume limitations per 40 CFR 1037,150(t)(1) and not complying with 1037,635. Instructions: E-mail the completed and signed form to PB.GHG Sales Plan. Management@PACCAR com. Any questions may be sent to the same address. Glider Assembler (all fields required):

Address:

Date:

o Ories a

777 100° AVENUE NE DELLEVUC, WA 98807 425-468-7400

ED 002008 00001234-00002

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/28/2017 3:19:58 PM

To: 'dburns@pbtruck.com' [dburns@pbtruck.com]

Subject: Regulation Link

The specific regulation is in 1037.150 (t)

https://www.ecfr.gov/cgi-bin/text-

idx?SID=bffa73baa2220ed5b19cb500b4e90b19&mc=true&node=se40.36.1037 1150&rgn=div8

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/1/2017 7:47:50 PM

To: 'Roger Strean' [rsstrean@hotmail.com]

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Roger,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037~1150$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r$

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Roger Strean [mailto:rsstrean@hotmail.com]

Sent: Tuesday, August 01, 2017 2:49 PM

To: Healy, Stephen

Subject: Re: Small Business Exemption as a Glider Vehicle Assembler

This message is from Roy @ Roger's Relics concerning a request for small business exemption as a glider vehicle assembler.

Roger's Relics

N3028 Triple S Road

Campbellsport WI. 53010

Thank You

From: Steve Frantz < sfrantz@jxe.com > Sent: Monday, July 31, 2017 3:47:23 PM

To: rsstrean@hotmail.com

Subject: Fwd: Small Business Exemption as a Glider Vehicle Assembler

Bugs,

Please see the note sent back to me from Stephen at the EPA. Please update his requested information highlighted below. Once completed please send directly back to him using his email healy.stephen@epa.gov or calling him with any questions at 734-214-4121

Thanks

Steve

----- Forwarded message -----

From: **Healy**, **Stephen** < <u>healy</u>.stephen@epa.gov>

Date: Mon, Jul 31, 2017 at 2:43 PM

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

To: Steve Frantz < sfrantz@jxe.com >

Cc: Deborah Rogstad deborah.rogstad@paccar.com>

Steve,

This form letter shows that Roger's Relics has zero employees. That seems very odd. Also the small business notification letters normally come directly from the small business and not an intermediary. I would prefer the notification come directly from Roger's Relics with an accurate employee count and a statement addressing affiliated companies.
Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121
From: Steve Frantz [mailto:sfrantz@jxe.com] Sent: Tuesday, July 25, 2017 5:32 PM To: Healy, Stephen < healy.stephen@epa.gov > Cc: Deborah Rogstad < deborah.rogstad@paccar.com > Subject: Small Business Exemption as a Glider Vehicle Assembler
Stephen,
Please see the attached amended EPA form for Roger Relics, Deborah with Peterbilt Motors was helpful in pointing out the "Assembled (builder) & Sales" have the same meaning on this form. Please accept this amendment as the original.
Thanks
Steve

Steven G. Frantz Senior Sales Executive

JX Peterbilt - Waukesha

820 Silvernail Rd, Suite A | Pewaukee, WI 53072

Direct office: 262.513.5050 Cell: 262.352.5500

Auto/Tendent: 262.547.0001 Ext: 5050

www.JXE.com | Your Partner for the Long Haul!



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__

Steven G. Frantz | Senior Sales Executive

JX Peterbilt - Waukesha

820 Silvernail Rd, Suite A | Pewaukee, WI 53072

Direct office: 262.513.5050 Cell: 262.352.5500

Auto/Tendent: 262.547.0001 Ext: 5050

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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/22/2018 2:40:03 PM

To: tonybodway@truckcountry.com

Subject: EPA Small Business Glider Builder Information

Tony,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/20/2018 8:38:55 PM

To: 'Travis Vanderlaan' [travis.vanderlaan@csmtruck.com]

Subject: RE: Small Business Exemption

Travis,

This letter makes significant changes to the number of gliders assembled each year. Can you please explain the change?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Travis Vanderlaan [mailto:travis.vanderlaan@csmtruck.com]

Sent: Tuesday, February 20, 2018 2:19 PM

To: Healy, Stephen

Subject: Re: Small Business Exemption

Checking the e-mail made it through last week and the status of the request.

Thank you,

Travis C Vanderlaan | Michigan Kenworth - Gaylord | Account Executive | 989.731.1499 | travis.vanderlaan@csmtruck.com | www.michigankenworth.com

Alternative Contact Numbers | (C) 989.414.0870 |

| (F) 989.705.1002 |

On Fri, Feb 16, 2018 at 3:35 PM, Travis Vanderlaan < travis.vanderlaan@csmtruck.com > wrote:

Please Process

Travis C Vanderlaan | Michigan Kenworth - Gaylord | Account Executive | 989.731.1499 | travis.vanderlaan@csmtruck.com | www.michigankenworth.com

Alternative Contact Numbers \mid (C) $\underline{989.414.0870}$ \mid

(F) 989.705.1002

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/8/2018 6:56:28 PM

To: Hill, Lloyd [lhill@tlgtrucks.com]

Subject: RE: Scan from Peterbilt of Evansville

Please update the letter to include the company address and contact information.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hill, Lloyd [mailto:lhill@tlgtrucks.com] Sent: Tuesday, May 08, 2018 12:51 PM

To: Healy, Stephen <healy.stephen@epa.gov>; pb.chg.sales.plan.management@paccar.com

Cc: Hill, Lloyd < hill@tlgtrucks.com>; rob@roarktrucking.com

Subject: FW: Scan from Peterbilt of Evansville

Please open up the attachment. Please Respond . Thanks Lloyd Hill Peterbilt of Evansville/TLG Trucks.com

From: No Reply Account

Sent: Tuesday, May 08, 2018 11:41 AM

To: Hill, Lloyd

Subject: Scan from Peterbilt of Evansville

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/22/2017 4:08:27 PM

To: 'Katie Campbell' [kcampbell@cedarrapidstruckcenter.com]

Subject: RE: Glider Form

Attachments: 2019 McCrabb Trucking Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Merry Christmas

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Katie Campbell [mailto:kcampbell@cedarrapidstruckcenter.com]

Sent: Friday, December 22, 2017 10:19 AM

To: Healy, Stephen **Subject:** Glider Form

Hope you have a merry Christmas!

Thank you,

Katie Campbell Cedar Rapids Truck Center 319-538-7550

McCrabb Trucking Parnell, IA 52325 318 St Paul Street 319-330-9306

Stephen Hisily

EPA OTACI Comphence Division

Diesel Engine Compilance Center

Heals, Stephen@epa.zez

 $2 \nu \gamma$ Re: Model Year 2008 Request for Small Business Exemption as a Glider Vehicle Assembler

McCrabb Tracking certifies that it qualifies as a amail business per 13 CF8 121 and it classified as Heavy Duty Track Manufacturing NAICS Cade 336128 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121 201.

2010	1013	2012	2013	2014	Year	lider Ven
					ear Assembled Sales (Glider Vehicle Production
-					Sales (if different)	

Based as the information provided above, our maximum aroust exempt gides vehicle production for this model year is

Employees

Year

Quantity

Current

Current -- 3 Current - 2 Current - 1

Ownership Structure

Dylan McCabb	Owner % Ownership
100%	% Ownership

Lattest that McCrabb Trucking is not affiliated with any other company

Please confirm that this reque tion 🚜 a glider vehic Recognizable and that Metrado Trucking has met all the requirements for the small business miler. Thank you for your assistance.

rédires / c mais / Ahme d'acc printed on company tesseritean

of Company Official

335G

05/2

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/28/2018 6:22:20 PM

To: 'David Holzwarth' [dholzwarth@traceyroad.com]

Subject: RE: Compliance Request - Glider

Attachments: Tracey Road Equipment Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: David Holzwarth [mailto:dholzwarth@traceyroad.com]

Sent: Friday, March 23, 2018 10:27 AM

To: Healy, Stephen

Subject: Compliance Request - Glider

Please see the attached request for review and accepted stamp from EPA compliance division.

Thank you in advance.

David Holzwarth
Director of Truck Sales
Tracey Road Equipment
800-872-2390 Ofc
315-952-7634 Cell
315-434-9413 Fax





Tracey Road Equipment @ Tracey Truck Center @ Tracey Hydraulic @ Tracey Frame & Collision @

Att: Stephen Healy

EPA Compliance Division

Reviewed and Accepted Date 3/28/18 EPA Rep

Our company meets the small business criteria listed in 40 CFR 1027.150c and the small business criteria specified in 13 CFR 121.201.

Our company is solely owned by Gerald W Tracey and there are no other affiliations with other companies.

The number of employees for the past three years is as follows:

2017 = 238 / 2016 = 213 / 2015 = 213

The number of gliders built each year was as follows:

Contact Info:

David Holzwarth – Sales Manager / dholzwarth@traceyroad.com / 315-952-7634 Cell / 315-437-1471 Ext 1287 Ofc

Gerald W Tracey - Owner

03/23/2018

Main Office: 6803 Manilius Center Road; E. Syracuse, NY 13057 - Phone: (315) 437-1471 Toll-Free: (800) 872-2390

Branches: Albany, Batavia, Kirkwood, Rochester, Queensbury, Watertown

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/25/2017 8:14:43 PM

To: 'ron.kinneman@zieglercat.com' [ron.kinneman@zieglercat.com]

Subject: Glider Requirements

Ron,

The general small business provision is found in 40 CFR 1037.150(c). Below is a link to the electronic code of federal regulations for 40 CFR 1037.150 and the actual text also:

ECFR 1037.150 Link: https://www.ecfr.gov/cgi-bin/text-

idx?SID=0a99d35dedf703c3cb55bb791230f1a8&mc=true&node=pt40.36.1037&rgn=div5#se40.36.1037 1150

§1037.150 Interim provisions.

(c) Provisions for small manufacturers. Standards apply on a delayed schedule for manufacturers meeting the small business criteria specified in 13 CFR 121.201. Apply the small business criteria for NAICS code 336120 for vocational vehicles and tractors and 336212 for trailers; the employee limits apply to the total number employees together for affiliated companies. Qualifying small manufacturers are not subject to the greenhouse gas standards of §§1037.105 and 1037.106 for vehicles with a date of manufacture before January 1, 2022, Similarly, qualifying small manufacturers are not subject to the greenhouse gas standards of §1037.107 for trailers with a date of manufacture before January 1, 2019. In addition, qualifying small manufacturers producing vehicles that run on any fuel other than gasoline, E85, or diesel fuel may delay complying with every later standard under this part by one model year. Qualifying manufacturers must notify the Designated Compliance Officer each model year before introducing these excluded vehicles into U.S. commerce. This notification must include a description of the manufacturer's qualification as a small business under 13 CFR 121.201. You must label your excluded vehicles with the following statement: "THIS VEHICLE IS EXCLUDED UNDER 40 CFR 1037.150(c)." Small manufacturers may certify their vehicles under this part 1037 before standards start to apply; however, they may generate emission credits only if they certify their entire U.S.-directed production volume within the applicable averaging set for that model year.

It looks like the employee limit for NAICS code 336120 is 1500 employees. Below are links for the size standards, determining affiliations and determining the employee count:

13 CFR 121.201 Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

13 CFR Part 121 Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

There is a lot of information for you to look through here. We can talk again and I can provide more information on what to provide in a small business notification letter.

Thanks,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/22/2017 8:18:19 PM

To: 'Trey J. Mytty' [tjmytty@truckcentercompanies.com]

CC: 'Rob Cygan' [rcygan@truckcentercompanies.com]; 'Chad Kelsay' [ckelsay@truckcentercompanies.com]

Subject: RE: 2018 glider assembly approval

Attachments: 2018 Omaha Truck Center Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Trey J. Mytty [mailto:tjmytty@truckcentercompanies.com]

Sent: Thursday, August 17, 2017 7:52 AM

To: Healy, Stephen

Cc: Rob Cygan; Chad Kelsay

Subject: 2018 glider assembly approval

Please find our attached written request for glider assembly approval for 2018. Should you need anything else please advise.

Trey J. Mytty - President and CEO Truck Center Companies 10550 | Street - Box 27379 Omaha, NE 68127



August 11, 2017

Reviewed and Accepted Date 8/22//7_EPA Rep_

Mr. Stephen Healy
EPA OTAQ Compliance Division
Healy stephen@eps.gov

Dear Mr. Healy,

This is a written request that Omaha Truck Center, Inc be qualified for glider assembly approval for the coming 2018 year. My company meets the small business criteria listed in 40 CFR 1037.150 (c) for interim provisions and the small business criteria specified in 13 CFR 121.201.

I, Trey Mytty, have 100% sole ownership of Omaha Truck Center, Inc (TIN 47-0566062), along with 50% ownership of SelecTrucks of Omaha (TIN 47-0807522). In each of the past three years, Omaha Truck Center, Inc has had the following number of employees; 501=2016, 495=2015, 468=2014, with SelecTrucks of Omaha having 8=2016, 7=2015, 7=2014. We have also built the following number of gliders from the requested years of 2010 through 2014:

Please, do not hesitate to call if I can be of further assistance.

Sincerely,

President and CEO











From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/14/2018 5:34:14 PM

To: 'Katie Campbell' [kcampbell@cedarrapidstruckcenter.com]

Subject: RE: Glider Registration

Attachments: 2019 Gary Duggan Trucking LLC Small Business.pdf

Katie,

From: Katie Campbell [mailto:kcampbell@cedarrapidstruckcenter.com]

Sent: Monday, March 12, 2018 3:59 PM

To: Healy, Stephen

Subject: Glider Registration

Katíe Campbell

Truck Sales, Cedar Rapids Truck Center 319.538.7550



Gary Duggan Trucking LLC 2065 Charleston Drive Marion, IA 52302

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Gary Duggon Trucking LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)		
2014	•			
2013				
2012				
2011				
2010				

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity		
Current	3		
Current – 1			
Current – 2			
Current – 3			

Reviewed and Accepted
Date 3/4//8 EPA Ren

Ownership Structure

Owner	% Ownership
Gary Duggan	100

Lattest that Gary Duggan Trucking LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Gary Duggan Trucking LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Compony Official

Title

3-12-18

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 9:14:03 PM

To: 'Dave Hibner' [davehibner@bright.net]

Subject: RE: Glider Exemptions

Dave.

Here is the information I send to small businesses interested in using the EPA small business glider builder provisions:

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u>0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:
http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Dave Hibner [mailto:davehibner@bright.net]

Sent: Tuesday, February 27, 2018 4:12 PM

To: Healy, Stephen

Subject: Fw: Glider Exemptions

Good afternoon Steve.

I am the sales manager at Kinstle Sterling Western star Truck Center. We have a customer that wants us to put a glider together for him. We realize the requirements have changed since the last glider we put together. Please email the form and a list of any requirements we need to complete so we can move forward.

Thank you!

Best regards,

Dave

Dave Hibner/ Sales Manager
Kinstle Sterling Western Star Truck Center
1770 Wapak-Fisher Road, P.O. Box 1986
Wapakoneta, Ohio 45895
office 419-738-9684 cell 419- 230-9684
davehibner@bright.net
www.kinstletruckcenter.com
*****Western Star*****
The unmatched leader for
Durability and Dependability

From: Moulis, Charles

Sent: Tuesday, February 27, 2018 3:39 PM

To: davehibner@bright.net

Cc: Healy, Stephen

Subject: Glider Exemptions

Dave,

The person you need to contact about glider exemptions is Steve Healy of our Compliance Division. His number is 734-214-4121.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/27/2017 1:41:03 PM

To: 'Rosalie McChain' [rosalie@lisistowing.com]

Subject: RE: letter

Attachments: Lisis Towing Small Business Exclusion EPA Reviewed.pdf

Rosalie,

Tracy,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Rosalie McChain [mailto:rosalie@lisistowing.com]

Sent: Tuesday, September 26, 2017 11:25 AM

To: Healy, Stephen **Subject:** letter

Hi Mr. Healy,

Please see attached, I hope i included all required data. Please let me know if I need to correct. Thank you for your assistants last week.

Sincerely,

Rosalie Lisi McChain Office Manager Lisi's Automotive Inc. Lisi's Towing Service Inc. 845-278-6166



Route 6 • 3402 Danbury Road • Brewster, NY 10509 845-278-6166

Mr. Stephen Healv EPA

September 26, 2017

Lisi's Towing Service Inc. and its affiliate companies, Lisi's Automotive Inc. and Lisi's Transport inc. meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees - which are listed with NAICS Code 336120. The total number of employees includes that of the company and its affiliates is well below the criteria.

The following information is the number of employees for the past 3 years.

Lisi's Towing Service Inc. number of employees as follows:

In the year 2014 - 23

In the year 2015 - 18

In the year 2016 - 18

The Following are the Affiliate corporations:

Lisi's Automotive Inc. number of employees as follows:

In the year 2014-21

In the year 2015-15

In the year 2016-16

Lisi's Transport Inc. -This Company does not employ any employees; this company only has vehicles registered under this corporate tittle.

Lisi's Towing Service Inc. certifies the highest production of a glider kit was in the year 2014. The volume was

These companies are solely, 100% owned by me, Mr. Anthony Lisi; all companies are in the State of New York with no affiliation in any other state.

Sincerely,

Anthony Lisi

President

Lisi's Towing Service Inc.

Reviewed and Accepted Date 9/28/12 EPA Rep

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/22/2018 2:02:02 PM

To: leisuretrucking@yahoo.com

Subject: RE: FW: Compliance letter

Attachments: Biehls Truck Repair Small Business.pdf

Craig,

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: leisuretrucking@yahoo.com [mailto:leisuretrucking@yahoo.com]

Sent: Wednesday, March 21, 2018 1:22 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Re: FW: Compliance letter

Mr. Healy,

My apologies for what ever the reasons my email didn't send to you back in January. Biehl's Truck Repair did sell assembled to another company in 2014. Please find the attached updated letter.

that they

Thank you, Craig Leisure

On Tuesday, March 20, 2018 09:59:36 AM, Healy, Stephen healy.stephen@epa.gov wrote:

Here's the note I sent on the 25th.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734-214-4121

From: Healy, Stephen

Sent: Thursday, January 25, 2018 11:43 AM

To: 'leisuretrucking@yahoo.com' < leisuretrucking@yahoo.com>

Subject: RE: Compliance letter

Has Biehl's Truck Repair sold any of the gliders that they have assembled to another company or person? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734–214-4121

From: leisuretrucking@yahoo.com [mailto:leisuretrucking@yahoo.com]

Sent: Thursday, January 25, 2018 10:56 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Compliance letter

Good morning, Please find the attached compliance letter. Thank you,

Biehl's Truck Repair Robert Biehl 2730 N 200 N biehlstruckrepair@gmail.com

This letter is to notify you of my intention to utilize the small business provisions as required by the EPA regulations by meeting the small business criteria listed in 40 CFR 1037.150 © and criteria specified in 13 CFR 121.201.

This company is owned solely, by myself, Robert Biehl, and has been since it was established in 2001.

During the years of 2010 to 2014, the following statements are true:

2010 – my company built 2011 – my company built 2012 – my company built 2013 – my company built 2014 – my company built

Reviewed and Accepted

Additionally:

2015 - my company had 3 shop employees

2016 - my company had 3 shop employees

2017 - my company had 2 shop employees

2014 - sold 1 glider that was built and assembled to another company

Please feel free to contact me should you need any further information.

Sincerely,

Robert Siehi

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/16/2018 8:07:44 PM

To: 'Troy Sauer' [Troy.Sauer@DuffyFleetServices.com]

Subject: RE: From MFP Scanner in Shop

Troy,

Could you please add the company's address and contact information to the letter. Also the letter shows 2018 as the model year glider you intend to procure. If you are looking at a PACCAR truck then most likely you will be looking at a 2019 model year glider. Could you please check with the dealer you are working with to confirm the appropriate model year?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Troy Sauer [mailto:Troy.Sauer@DuffyFleetServices.com]

Sent: Friday, February 16, 2018 2:51 PM

To: Healy, Stephen

Subject: FW: From MFP Scanner in Shop

From: services@duffygrain.com [mailto:services@duffygrain.com]

Sent: Friday, February 16, 2018 1:50 PM

To: Troy Sauer

Subject: From MFP Scanner in Shop

Disclaimer

The information contained in this communication from the sender is confidential. It is intended solely for use by the recipient and others authorized to receive it. If you are not the recipient, you are hereby notified that any disclosure, copying, distribution or taking action in relation of the contents of this information is strictly prohibited and may be unlawful.

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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/9/2018 6:43:19 PM

To: 'Katie Campbell' [kcampbell@cedarrapidstruckcenter.com]

Subject: RE: Small Business Exemption

Attachments: 2019 Emig Trucking LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Katie Campbell [mailto:kcampbell@cedarrapidstruckcenter.com]

Sent: Friday, April 06, 2018 3:30 PM

To: Healy, Stephen

Subject: Small Business Exemption

Hope you have a great weekend!

Thank you,

Katie Campbell

Truck Sales, Cedar Rapids Truck Center 319.538.7550



Emig Trucking LLC 1247 West Mount Vernon Road Mount Vernon, IA 52314

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Emig Trucking LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010	•••••	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

...

Employees

Year	Quantity
Current	3
Current - 1	
Current - 2	
Current - 3	

Reviewed and Accepted Date 4/2///EPA Rep

Ownership Structure

Owner	% Ownership
David Emig	100%

fattest that Emig Trucking LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Emig Trucking LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Date

Address / E-mail / Phone if not printed on company letterhead:

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

Message Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From: (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN] Sent: 3/8/2018 2:50:19 PM 'Darrel Fannin' [fannintrucking@libertybb.com] To: Subject: RE: Small Business exemption Certificate Attachments: Fannin Truck Repair and Load Service LLC Small Business.pdf Darrel, Please find the attached EPA small business notification letter stamped "Reviewed and Accepted". Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center 734--214-4121 **From:** Darrel Fannin [mailto:fannintrucking@libertybb.com] Sent: Thursday, March 08, 2018 9:03 AM To: Healy, Stephen Subject: Re: Small Business exemption Certificate On Wed, Mar 7, 2018 at 1:33 PM, Healy, Stephen healy.stephen@epa.gov wrote: Darrel, Could you please clarify a couple of items in your letter. First please state how many gliders you built each year from 2010 through 2014. Your letter states that you built but does not state the years or timeframe that these builds took place. Secondly please state how many gliders you sold in 2014 not he dollar amount. I have to ask you for these edits so your letter specifically addresses each point in the regulation. Please let me know if you have any questions. Thank you,

ED_002008_00001257-00001

734--214-4121

From: Darrel Fannin [mailto:fannintrucking@libertybb.com]

Sent: Tuesday, March 06, 2018 4:21 PM
To: Healy, Stephen < healy.stephen@epa.gov >
Subject: Re: Small Business exemption Certificate

Good Afternoon,

I believe this is what you are looking for?

Lynn Staggs

Fannin Trucking

On Tue, Feb 27, 2018 at 2:17 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Darrel,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

• A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).

- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150</u>

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_true&n=pt40.36.1</u>

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.
Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
<u>734214-4121</u>
From: Darrel Fannin [mailto: <u>fannintrucking@libertybb.com</u>] Sent: Tuesday, February 27, 2018 12:36 PM To: Healy, Stephen < <u>healy.stephen@epa.gov</u> > Subject: Small Business exemption Certificate
Good Afternoon,
I am sending you paper work in reference to Small Business exemption Certificate.
If you need to contact me, you can call me on my cell: 606-202-0778.
Thanks
Darrel Fannin, owner
Fannin Trucking

Fannin Truck Repair & Load Service, LLC

Darrel W. Fannin, Owner 4256 N AA HWY Maysville, KY 41056

Phone: (606-883-3855) Fax: (606) 883-3850

3/6/18

To Whom it may concern,

Fannin Truck Repair meets the small business criteria listed in 40 CFR 1037.150 and the small business criteria specified in 13 CFR 121.201. I, Darrel Fannin, am the sole owner of my company. My company employees 10 employees and has had 10 employees every year. I am also the owner of Darrel Fannin Trucking, LLC and have an average of 35 employees. (35 estimate yearly.) I am also the sole owner of Darrel Fannin Trucking, LLC. I have built in 2014 to other companies.

Thank you for your time and assistance in helping me in this matter of obtaining a stamp stating that we have contacted the EPA.

If you have any questions, you can contact me at 606-742-0035.

Sincerely, Fardy Jani

Darrel Fannin

Owner

Fannin Truck Repair & Load Service, LLC

Darrel Fannin Trucking, LLC

Reviewed and Accepted Date 3/8/18 EPA Rep

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/13/2017 8:15:58 PM

To: 'rosalie@lisistowing.com' [rosalie@lisistowing.com]

Subject: Small Business Information

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each
 owner and the percentage ownership for each. Also describe any affiliations with other companies or state that
 there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1150$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u>0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/5/2018 7:21:03 PM

To: Sharon Lancaster [slancaster@kellerits.com]

Subject: RE: Request to be a Small business glider assembler

Sharon,

I sent your information to another group in my office for review and have not received any feedback yet. I am out of the office on Friday and will be back on Monday. I'll give you an update as soon as I get feedback.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Thursday, March 29, 2018 1:30 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: RE: Request to be a Small business glider assembler

Thank you. Have a good holiday:)

Thanks
Sharon Lancaster
A&R Transport, Inc.
435 744 2201

On 3/29/2018 11:27:08 AM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Sharon,

I'll be getting back to you on this next week.

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Wednesday, March 28, 2018 11:15 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: RE: Request to be a Small business glider assembler

AA&S Corporation and A&R Transport, Inc. have their own tax ID#'s and are separate entities. AA&S Corporation built the trucks and leased them to A&R Transport, Inc. (I had that information wrong on the previous email I sent to you.) So- our Small business glider assembler License would actually need to be under AA&S Corporation 3310 W 2600 N Brigham City, UT 84302 not A&R Transport, Inc.

AA&S Corporation has been in business since 1980 and A&R Transport, Inc. has been in business since 1988. We have been building gliders for over 25 years. The main reason for building gliders for us is getting the Configuration we need for our operation-Axle spacing, Length, Fuel capacity, etc.

We built in

Each Glider was used as a leased vehicle by A&R Transport, Inc. for a while and then Sold.

old to Dairyway Tremonton, UT 2012
old to Roy's Truck Rowlett, TX 2013
old to Bouma Truck Sales, Choteau, MT 2014
old to Bouma Truck Sales, Choteau, MT 2015
old to Bouma Truck Sales, Choteau, MT 2016

old to Bouma Truck Sales, Choteau, MT 2017

We are currently working on bids from Peterbilt and Kenworth in Salt Lake City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

435 744 2201

On 3/22/2018 7:47:05 AM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Sharon.

The regulations require that A&R have sold at least one glider to an unrelated entity in 2014. The letter shows that in the 2011 through 2014 timeframe. Also AA&S Corporation appears to be an affiliate of A&R Transport as they share the same business address. What brand of gliders is A&R intending to build – PACCAR (Peterbilt and Kenworth) or Daimler (Freightliner or Western Star)?

Thank you,

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Wednesday, March 21, 2018 12:33 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Re: Request to be a Small business glider assembler

All were built and sold to AA&S Corporation Brigham City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles.
- (1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Tuesday, March 20, 2018 7:22 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/20/2018 4:21:13 PM

To: 'Troy Sauer' [Troy.Sauer@DuffyFleetServices.com]

Subject: RE: From MFP Scanner in Shop

Attachments: 2019 Duffy Fleet Service Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Troy Sauer [mailto:Troy.Sauer@DuffyFleetServices.com]

Sent: Friday, February 16, 2018 4:31 PM

To: Healy, Stephen

Subject: FW: From MFP Scanner in Shop

Thanks, try this one.

Troy Sauer Fleet Services Manager P(920)623-4161



From: services@duffygrain.com [mailto:services@duffygrain.com]

Sent: Friday, February 16, 2018 3:30 PM

To: Troy Sauer

Subject: From MFP Scanner in Shop

Disclaimer

The information contained in this communication from the sender is confidential. It is intended solely for use by the recipient and others authorized to receive it. If you are not the recipient, you are hereby notified that any disclosure, copying, distribution or taking action in relation of the contents of this information is strictly prohibited and may be unlawful.

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DUFFY FLEET SERVICES

(920)623-4161 100 COLUMBUS-FALL RIVER ROAD COLUMBUS, WI 53925 troysauer@duffyfleetservices.com

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healty Stephen Bernaldon

Re: Model Year

2010

Request for Small Business Exemption as a Glider Vehicle Assembler

OUFFY FLEET SERVICES - Cartifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehide Production

Year	As <u>sembled</u>	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	7 77
Current - 1	
Current - 2	
Current - 3	

Reviewed and Accepted Date 2/20/15 EPA Rep

Ownership Structure

Owner	% Ownership
	535
1-37 12 12 12 12 12 12 12 12 12 12 12 12 12	734
Land Call	334

I attest that DUFFY FLEET SERVICES IS not affiliated with any other company.

Please confirm that this request is acceptable and that DUFFY FLEET SERVICES has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

<u> - 2021 - 2124 - 2018</u> Title

Address / 6-mail / Phone if not printed an company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/8/2018 2:21:18 PM

To: Wirzberg, Cliff [cwirzberg@tlgtrucks.com]

Subject: RE: Clay Cole

Cliff,

I was told previously that Clay Cole Trucking did

2014, but now the letter shows

2014. Please send the VINs for all gliders built by Clay Cole Trucking in 2010 through 2014 and proof

that 2014.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]

Sent: Friday, May 04, 2018 2:41 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Clay Cole

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: No Reply Account

Sent: Friday, May 04, 2018 4:59 PM

To: Wirzberg, Cliff com>

Subject:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/1/2018 6:00:23 PM

To: 'Katie Campbell' [kcampbell@cedarrapidstruckcenter.com]

Subject: RE: glider form

Katie,

Did Bob Trimpe Trucking LLC sell any gliders in 2014? To qualify as an exempt small business the glider exemption regulations (found in 40 CFR 1037.150(t)) require that the business had to have sold at least one glider in 2014. I have included an excerpt from the regulation and highlighted the specific requirement.

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Katie Campbell [mailto:kcampbell@cedarrapidstruckcenter.com]

Sent: Friday, April 27, 2018 4:49 PM

To: Healy, Stephen **Subject:** glider form

Happy Friday

Katie Campbell

Truck Sales, Cedar Rapids Truck Center 319.538.7550



From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/7/2018 6:33:54 PM

To: 'Darrel Fannin' [fannintrucking@libertybb.com]

Subject: RE: Small Business exemption Certificate

Darrel,

Could you please clarify a couple of items in your letter. First please state how many gliders you built each year from 2010 through 2014. Your letter states that you built but does not state the years or timeframe that these took place. Secondly please state how many gliders you sold in 2014 not he dollar amount. I have to ask you for these edits so your letter specifically addresses each point in the regulation.

Please let me know if you have any questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Darrel Fannin [mailto:fannintrucking@libertybb.com]

Sent: Tuesday, March 06, 2018 4:21 PM

To: Healy, Stephen

Subject: Re: Small Business exemption Certificate

Good Afternoon,

I believe this is what you are looking for?

Lynn Staggs Fannin Trucking

On Tue, Feb 27, 2018 at 2:17 PM, Healy, Stephen healy.stephen@epa.gov> wrote:

Darrel,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150</u>

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&t}{y=HTML\#se40.36.1037_1635}$

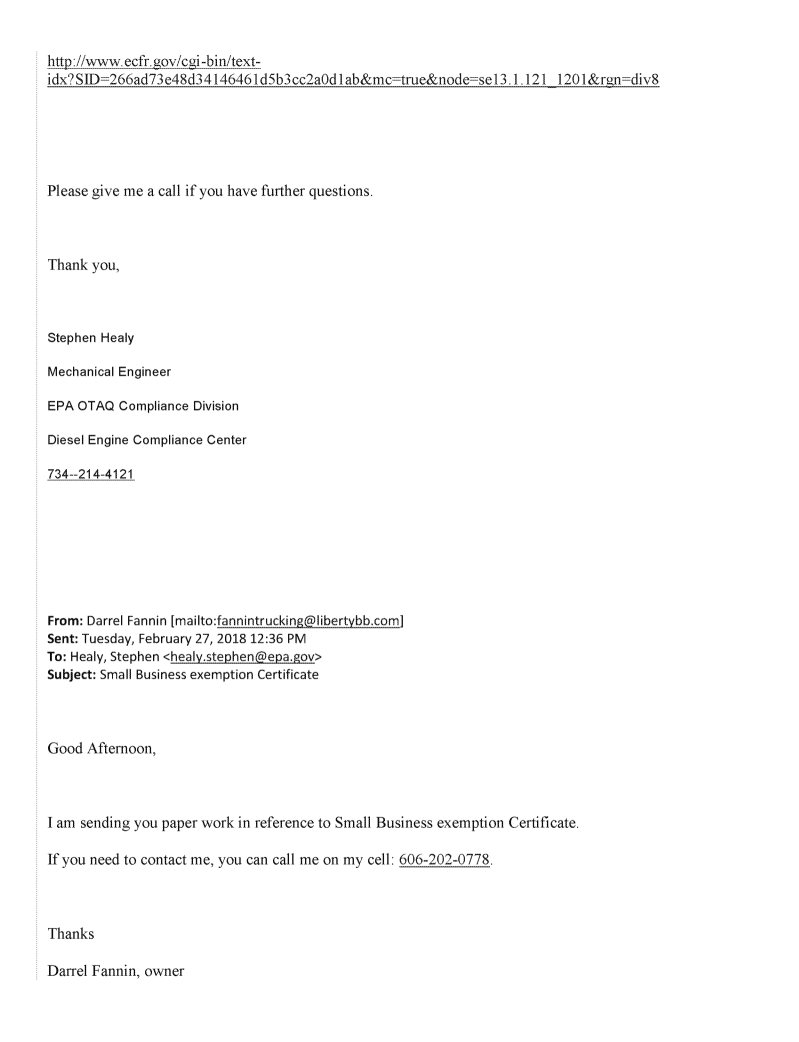
13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:



Fannin Trucking

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/3/2017 7:54:05 PM

To: 'Ryan Schueller' [r.schueller@amtows.com]

Subject: RE: Small Business Exemption Letter

Attachments: 2017 AM Towing Small Business Exclusion EPA Reviewed.pdf

Ryan,

Attached you will find your notification letter stamped "Reviewed and Accepted". Please let me know if you have questions.

Thanks

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Ryan Schueller [mailto:r.schueller@amtows.com]

Sent: Friday, January 27, 2017 4:27 PM

To: Healy, Stephen

Subject: Small Business Exemption Letter

Importance: High

Stephen,

Attached is the exemption letter with the requested information. If you need anything else or there is something I missed please let me know. Again thanks for your time and hope to hear from you soon.

Respectfully,

Ryan Schueller

President W230 S7085 Guthrie School Road Big Bend, WI 53103 262.662.9770 262.424.6206 cell 262.662.9771 fax



W4050 Hwy 11

Elkhorn, WI 53121 262.723.1910



W230 S7085 Guthrie School Road Big Bend, WI 53103 262.662.9770 | F. 262.662.9771

www.amtows.com | info@amtows.com

January 27, 2017

USEPA National Vehicle and Emissions Laboratory / OAR C/O Stephen Healy 2565 Plymouth Rd Ann Arbor MI 48105 734-214-4121

This letter is to serve notice to the designated compliance officer of the U.S EPA on January 27, 2017. The letter notes that AM Towing Inc. meets the small manufacturer status certification criteria found in 40 CFR 1037.150© and found in 13 CFR 121.201 for small business glider vehicle assembler.

Per requirements AM Towing Inc. employed 20 employees in the 2013, 2014, & 2015 calendar years. In the 2016 calendar year AM Towing Inc. employed 22 employees.

AM Towing Inc. is owned solely by Ryan Schueller and consists of AM Towing and AM Repair. Ryan Schueller is a 50% owner in CDRS LLC which is a limited liability corporation that holds two notes on properties. The other 50% is held by Carly Schueller. CDRS LLC has no employees.

AM Towing Inc. produced in 2014

Sincerely,

Ryan Schueller if AM Towing Inc.

ED_002008_00001267-00001

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/22/2018 1:46:58 PM

To: Sharon Lancaster [slancaster@kellerits.com]

Subject: RE: Request to be a Small business glider assembler

Sharon.

The regulations require that A&R have sold at least one glider to an unrelated entity in 2014. The letter shows that were built in the 2011 through 2014 timeframe. Also AA&S Corporation appears to be an affiliate of A&R Transport as they share the same business address. What brand of gliders is A&R intending to build – PACCAR (Peterbilt and Kenworth) or Daimler (Freightliner or Western Star)?

Thank you,

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Wednesday, March 21, 2018 12:33 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Re: Request to be a Small business glider assembler

All were built and sold to AA&S Corporation Brigham City, UT.

Thanks
Sharon Lancaster
A&R Transport, Inc.
(435) 744-2201
Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Sharon.

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Tuesday, March 20, 2018 7:22 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/5/2018 2:05:10 PM

To: Josh Burch [jburch@easttexastruckcenter.com]

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Attachments: 2018 East Texas Truck Center Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Josh Burch [mailto:jburch@easttexastruckcenter.com]

Sent: Wednesday, March 21, 2018 11:54 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Small Business Exemption as a Glider Vehicle Assembler

Good Morning Sir,

Attached is our Exemption request for the qty of kits built. Please let me know what we need to do to obtain EPA stamp and approval. Thank you for your time and look forward to hearing from you.

"Keep on asking and you will receive what you ask for. Keep on seeking and you will find. Keep on knocking, and the door will be opened to you."

Matthew 7.7

Thank You Joshua Burch



JOSHUA P BURCH PRESIDENT

East Texas Truck Center Inc. 3009 NW Stallings Dr. Nacogdoches, Tx 75964 Work:888-488-3024

Cell:936-225-1552 Fax: 888-330-8390

<u>jburch@easttexastruckcenter.com</u> www.easttexastruckcenter.com



Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

East Texas Truck Center Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		***************************************
2011		***************************************
2010		

Employees

Year	Quantity
Current	17
Current - 1	
Current - 2	
Current - 3	

Reviewed and Accepted Date 45/16 EPA Rep

Ownership Structure

Owner	% Ownership
Forrest Hodges	51
Josh Burch	49

East	Texa	S	 ••••	
TR		****		

1 attest that East Texas Truck Center Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that East Texas Truck Center Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Joh Bach	President	3/21/2018
Signature of Company Official	Title	Date

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/20/2017 7:20:28 PM

To: 'WD DUMP TRUCK SERVICE LLC' [wddumptruck@yahoo.com]

Subject: RE: Request for small business exemption for Glider assembler

Attachments: 2018 WD Parts And Repair Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: WD DUMP TRUCK SERVICE LLC [mailto:wddumptruck@yahoo.com]

Sent: Monday, September 18, 2017 11:28 AM

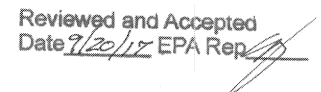
To: Healy, Stephen

Subject: Request for small business exemption for Glider assembler



Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

2931 Lincoln Hwy E Gordonville, PA 17529 (717)517-1112 Phone (717)288-2561 Fax



Re: Model Year

Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Trück Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	***************************************	
2012		
2011	35.50	
2010	****	
<u> </u>		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

...

Employees

Year	Quantity
Current	2
Current - 1	2
Current - 2	2
Current - 3	2

Ownership Structure

% Ownership
100%

l attest that

is not affiliated with any other company.

Please confirm that this request is acceptable and that

has met all the requirements for the small

business exemption as a glidge vehicle assembler. Thank you for your assistance.

Signature of Catagony Official

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/22/2018 7:57:09 PM

To: 'Kari Hughston' [KariHughston@hotmail.com]

Subject: RE: Request for Small Business Exemption as a Glider Vehicle Assembler

Attachments: 2019 Lum Hughston Trucking LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Kari Hughston [mailto:KariHughston@hotmail.com]

Sent: Friday, January 19, 2018 4:11 PM

To: Healy, Stephen

Subject: Request for Small Business Exemption as a Glider Vehicle Assembler

Stephen Healy

EPA OTAQ Compliance Div.

Diesel Engine Compliance Center

Dear Mr. Healy

Please find attached a letter to request a Small Business Exemption as a Glider Vehicle Assembler. We hope that you accept and confirm that this request has met all the requirements as a glider vehicle assembler.

Thank You for your Time,

Laramie (Lum) D. Hughston

Lum Hughston Trucking LLC

P.O. Box 36, McBain, MI 49657 karihughston@hotmail.com Ph. (231) 825-2424 Fax (231) 825-2449

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Reviewed and Accepted Date 1/22/18 EPA Rep

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Lum Hughston Trucking LLC certifies that it qualifies as a small business per 13CFR121 and is classified as Heavy Duty Manufacturing NAICS Code 3361420 Subsector 336—Transportation Equipment Manufacturing per 13 CFR 121.201

Year	Assembled	Sales
2014		
2013		
2012		
2011		
2010		

Current number of employees: 20

Ownership Structure: Laramie (Lum) D. Hughston 100%

Please confirm that this request is acceptable and that Lum Hughston Trucking LLC has met all the requirements for the small business exemption as a glider vehicle assembler.

Title

Thank You for your assistance.

ED_002008_00001274-00001

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 7:17:07 PM

To: 'Darrel Fannin' [fannintrucking@libertybb.com]
Subject: RE: Small Business exemption Certificate

Darrel,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150</u>

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count: http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Darrel Fannin [mailto:fannintrucking@libertybb.com]

Sent: Tuesday, February 27, 2018 12:36 PM

To: Healy, Stephen

Subject: Small Business exemption Certificate

Good Afternoon,

I am sending you paper work in reference to Small Business exemption Certificate. If you need to contact me, you can call me on my cell: 606-202-0778.

Thanks Darrel Fannin, owner Fannin Trucking

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/14/2017 4:57:48 PM

To: 'Ryan Schueller' [r.schueller@amtows.com]

Subject: Reg References

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/2/2018 8:19:50 PM

To: Jeffrey Viola [timberhokie@hotmail.com]

Subject: RE: Glider Vehicle Assembler

Attachments: 2019 J and J Log and Lumber Corp Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jeffrey Viola [mailto:timberhokie@hotmail.com]

Sent: Friday, March 02, 2018 2:46 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Glider Vehicle Assembler

Hi Steve,

Thank you for your time earlier today. Please find attached pdf. for your review.

Thanks Again,

leff

Jeffrey Viola

J&J Log and Lumber Corp. P.O. Box 1139 528 Old Route 22

Dover Plains, NY 12522 Phone: (845)-832-6535 Fax: (845)-832-3757

Cellular: (914)-475-5769

e-mail: timberhokie@hotmail.com

Finest American Hardwoods

From: info@jandjlogandlumber.com <info@jandjlogandlumber.com>

Sent: Friday, March 2, 2018 2:37 PM

To: Jeff

Subject: Attached Image

J&J Log and Lumber Corporation

P.O. Box 1139, Dover Plains, N.Y. 12522 Phone (845) 832-6535 Fax (845) 832-3757

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year

2019

Request for Small Business Exemption as a Gilder Vehicle Assembler

J&J Log and Lumber certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Outy Truck
Manufacturing MAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		000000000000000000000000000000000000000
2011	***************************************	
2010		***************************************

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

...

Employees

Year	Quantity
Current	75
Current - 1	75
Current – 2	75
Current - 3	75

Reviewed and Accepted

Ownership Structure

Owner	% Ownership
Kandy Williams	100%

Lattest that J&J Log and Lumbernot affiliated with any other company.

Please confirm that this request is acceptable and that J&J has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Gompony Official

Manager

3/2/2018

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/12/2018 7:48:12 PM

To: 'Hicks, Toby' [thicks@tlgtrucks.com]

Subject: RE: Glider info

Toby,

Could you please add the model year of glider you intend to assemble? PACCAR will require that before your paperwork can be processed. I would guess that it will be 2019 model year at this point. You may want to check with PACCAR to confirm.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hicks, Toby [mailto:thicks@tlgtrucks.com]

Sent: Friday, February 09, 2018 12:50 PM

To: Healy, Stephen Cc: Hicks, Toby Subject: Glider info

Stephen, please see attachment.

Thank you,

Toby"Tugg" Hicks thicks@tlgtrucks.com

Peterbilt of Springfield
Office Direct 417.616-2104
Main Office 417.865.5355
Cell Phone 417.880.3310
Fax Direct 866.314.8573
Fax Office 417.865.2515



From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/7/2017 8:23:32 PM

To: 'justin@francisdieselservice.com' [justin@francisdieselservice.com]

Subject: EPA Small Business Glider Builder Provisions

Justin,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/18/2017 3:32:07 PM

To: 'Crossroads Equipment Service' [crossroadsequipmentservice@gmail.com]

Subject: RE: Compliance letter for 2018+ Glider production

Attachments: 2018 Crossroads Equipment Service Small Business Exclusion EPA Reviewed.pdf

Todd.

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Crossroads Equipment Service [mailto:crossroadsequipmentservice@gmail.com]

Sent: Wednesday, October 18, 2017 8:52 AM

To: Healy, Stephen

Subject: Compliance letter for 2018+ Glider production

Mr. Healy,

Please see the attached letter concerning production of glider vehicles beginning in 2018.

Thanks,
Todd Thiess
Crossroads Equipment So

Crossroads Equipment Service (260)479-0344

----- Forwarded message -----

From: "Todd Thiess" < tnn@dmcibb.net>

Date: Oct 18, 2017 8:42 AM

Subject: 2018 Gliders

To: < crossroadsequipmentservice@gmail.com>

Cc:

Crossroads Equipment Service

PO BOX 1024, Angola, IN 46703 (260)479-0344 crossroadsequipmentservice@gmail.com

October 16,2017

Stephen Healy EPA OTAQ Compliance Division healy.stephen@epa.gov

Reviewed and Accepted Date 10/18/17 EPA Rep

Mr. Healy,

I am writing in regards to the requirements concerning assembly of Glider vehicles beginning for model year 2018. Crossroads Equipment Service, llc is incorporated in the State of Indiana, with one employee (myself), and no affiliations with any other entity. This meets the criteria for a small business listed in 40CFR 1037.150(c) and 13CFR 121.201. I have been self-employed since with the exception of 2012 when I

I cannot build more than 8 in a year without hiring more help and building a new facility. I intend to do niether.

Todd A. Thiess - owner

Crossroads Equipment Service, llc

crossroadsequipmentservice@gmail.com

(260)479-0344

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/5/2017 5:14:40 PM

To: 'Ryan Schueller' [r.schueller@amtows.com]

Subject: RE: 2018 glider info

Ryan,

Basically you just need to update the previous letter you submitted. You can update employee counts, ownership changes. That's about it. You might want to check with your dealer as to what model rear trucks you can order next and include that in the letter. Please let me know if you have any further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ryan Schueller [mailto:r.schueller@amtows.com]

Sent: Thursday, October 05, 2017 12:46 PM

To: Healy, Stephen **Subject:** 2018 glider info

Stephen,

Hope all is well!

I do know it is early but I was wondering what documentation is needed to continue to build exempt glider kits for the 2018 calendar year.

Thank you again for your time.

Ryan Schueller

President W230 S7085 Guthrie School Road Big Bend, WI 53103 262.662.9770 262.424.6206 cell 262.662.9771 fax



W4050 Hwy 11 Elkhorn, WI 53121 262.723.1910

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/19/2018 5:41:09 PM

To: Jason Page [jpage@patriotftl.com]

Subject: RE: Municipal Glider Purchase Request

Jason,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Jason Page [mailto:jpage@patriotftl.com]

Sent: Thursday, April 19, 2018 1:13 PM

To: Healy, Stephen <healy.stephen@epa.gov> **Subject:** Municipal Glider Purchase Request

Good Afternoon,

Is there any way to receive a phone call about a potential municipal glider purchase. I have questions about this potential sale.

Thanks

Jason Page (413)-588-4976 Patriot Freightliner/Western Star 910 Southampton Rd. Westfield, MA 01085

This message has been scanned for malware by Websense. www.websense.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/28/2018 4:22:11 PM

To: jim.bauer@freightlinerNW.com

Subject: EPA Small Business Glider Builder Information

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

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- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

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http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037~1150$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1635$

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/7/2017 8:54:48 PM

To: 'justin@francisdiesel.com' [justin@francisdiesel.com]

Subject: EPA Small Business Glider Builder Provisions

Justin,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

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- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/31/2018 2:40:42 PM

To: 'Costello Diesel' [costello.diesel@gmail.com]

Subject: RE: Glider Form

Can you please add the company name, address and contact information to the letter.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Costello Diesel [mailto:costello.diesel@gmail.com]

Sent: Tuesday, January 30, 2018 5:57 PM

To: Healy, Stephen **Subject:** Glider Form

--

Costello Diesel Service Inc.

513 4th Street North P.O. Box 414 Fairbank, IA 50629-0414 (319) 635-2933

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/19/2018 3:38:00 PM

Joe Lisconish [jlisconish@kenworthne.com] To:

Subject: RE: Paul's

Attachments: 2019 Pauls Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Joe Lisconish [mailto:jlisconish@kenworthne.com] Sent: Thursday, April 19, 2018 11:26 AM To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Paul's

Steve,

Please see attached. I think were ok now? Hopefully? Let me know. Thanks!

Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400 Fax: 315-455-1361

----Original Message----

From: xerox machine

Sent: Thursday, April 19, 2018 9:44 AM To: Joe Lisconish <jlisconish@kenworthne.com>

Subject: Scanned from a Xerox Multifunction Device

Please open the attached document. It was scanned and sent to you using a Xerox Multifunction Device.

Attachment File Type: pdf, Multi-Page

Multifunction Device Location: Parts Department

Device Name: Syracuse Color MFP

For more information on Xerox products and solutions, please visit http://www.xerox.com

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center

Healy Stephen@epa.gov

Parkalensony frether! / 16 ward St vernon My 13476

Re: Model Year [Englo] [Vear] Request for Small Business Exemption as a Glider Vehicle Assembler

TANG SAG KOT CAME Certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assem <u>bled</u>	Sales (if different)
2014		
2013		
2012		
2011		***************************************
2010	~~~	

Employees

Year	Quantity
Current	٥
Current - 1	٥
Current - 2	0
Current - 3	0

Reviewed and Accepted Date 4//9///FPA Ron

Ownership Structure

Owner	% Ownership
Paul Makarchak	100%

Please confirm that this request is acceptable and that RANA MAKENICAM Thas met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signiture of Company Official

-----X

Data/

PACCAR Glider Vehicle Assembler Certification

compliance with 40 CFR 1037.635 and 1037.150 with respect to glider vehicles produced on or after January 1, 2018 from glider kits purchased from PACCAR Inc's Kenworth and Peterbilt divisions.
Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axle(s), and exhaust components.
Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).
Volume Limitations Certification Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.
Glider Vehicle Assembler certifies that its highest annual production of glider vehicles between 2010 through 2014 for sale or
use in the United States was: Enter Volume in Year Circle One 2010 2011 2012 (2013) 2014
Glider Vehicle Assembler certifies that it sold at least one glider vehicle in calendar year 2014. Initial Here
Small Manufacturer Status Certification Glider Vehicle Assembler certifies that it will be producing/assembling the requested exempt glider kits for sale or use in the United States. Glider Vehicle Assembler meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, the Glider Vehicle Assembler notified the Designated Compliance Officer of the U.S. EPA of its small business status for vehicle model year: Enter Model Year L 18
A copy of this reviewed and accepted notification is attached with this request. Initial Here (PM)

Record Keeping and Reporting Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report.
Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year
Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report. Compliance Requirements Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1): (1) Introducing vehicles into commerce in an uncertified configuration; (2) Failure to follow OEM instructions or otherwise make unauthorized changes; (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and
Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report. Compliance Requirements Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1): (1) Introducing vehicles into commerce in an uncertified configuration; (2) Failure to follow OEM instructions or otherwise make unauthorized changes; (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635. Instructions: E-mail the completed and signed form to KW.Marketing.GHG@PACCAR.com. Any questions may be sent to
Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report. Compliance Requirements Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1): (1) Introducing vehicles into commerce in an uncertified configuration; (2) Failure to follow OEM instructions or otherwise make unauthorized changes; (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635. Instructions: E-mail the completed and signed form to KW.Marketing GHG@PACCAR.com. Any questions may be sent to the same address. Glider Assembler (all fields required): B. A. C. Paparic
Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report. Compliance Requirements Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1): (1) Introducing vehicles into commerce in an uncertified configuration; (2) Failure to follow OEM instructions or otherwise make unauthorized changes; (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635. Instructions: E-mail the completed and signed form to KW Marketing GHG@PACCAR.com. Any questions may be sent to the same address. Glider Assembler (all finds sequired): But the same address of the completed and signed form to KW Marketing GHG@PACCAR.com. Any questions may be sent to the same address. Glider Assembler (all finds sequired): But the same address of the completed and signed form to KW Marketing GHG@PACCAR.com. Any questions may be sent to the same address.
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Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report. Compliance Requirements Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1): (1) Introducing vehicles into commerce in an uncertified configuration; (2) Failure to follow OEM instructions or otherwise make unauthorized changes; (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635. Instructions: E-mail the completed and signed form to KW.Marketing.GHG@PACCAR.com. Any questions may be sent to the same address. Glider Assembler (all fiores sequired): Printed Name: Paul Makarchuk Address: Owner Address: Vernan By 13476
Glider Vehicle Assembler will be responsible for maintaining records of all glider vehicles they produce/assemble beginning in calendar year 2017. U.S. EPA may require reporting 2010 through 2014 volumes as well as current year produced/assembled glider vehicle volume as an end-of-year report. Compliance Requirements Vehicle Assembler acknowledges its understanding that the following are all violations of the Clean Air Act under 40 CFR 1068.101 and/or 1068.105, and subject to EPA enforcement and penalties outlined in §1068.101(b)(1): (1) Introducing vehicles into commerce in an uncertified configuration; (2) Failure to follow OEM instructions or otherwise make unauthorized changes; (3) Failure to keep records, send reports, or give EPA information as required under this part or the Clean Air Act; and (4) Exceeding vehicle volume limitations per 40 CFR 1037.150(t)(1) and not complying with 1037.635. Instructions: E-mail the completed and signed form to KW Marketing GHG@PACCAR.com. Any questions may be sent to the same address. Glider Assembler (all finds sequired): Pan L Pan L Pan C Pan
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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/3/2018 8:22:22 PM

To: jphallidaytrucking@gmail.com
Subject: RE: Glider Vehicle Assembler

Can you please update the letter to show the correct sales numbers and resend it to me?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: jphallidaytrucking@gmail.com [mailto:jphallidaytrucking@gmail.com]

Sent: Tuesday, May 01, 2018 4:10 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Re: Glider Vehicle Assembler

Sorry I didn't mark appropriate box. The number is And these new will be built by us.and sold. Ty.

Sent from my iPhone

On May 1, 2018, at 2:06 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Did John P Halliday Trucking Inc sell any gliders in 2014? To qualify as an exempt small business the glider exemption regulations (found in 40 CFR 1037.150(t)) require that the business had to have sold at least one glider in 2014. I have included an excerpt from the regulation and highlighted the specific requirement.

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: John Halliday [mailto:jphallidaytrucking@gmail.com]

Sent: Tuesday, May 01, 2018 9:34 AM

To: Healy, Stephen < healy.stephen@epa.gov>

Subject: Glider Vehicle Assembler

Please see attached

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/30/2017 7:39:24 PM

To: 'Justin' [justin@francistrucking.com]

Subject: RE: glider exemption

Justin.

Could you please add the model for the gliders you are interested in building? Freightliner and PACCAR both will ask for this. I believe 2019 is the model year that they are currently taking orders for.

Also I would like to confirm that Francis Diesel Services has sold at least one of the trucks built in 2010 through 2014 - please add the number of assembled gliders sold for each year.

Please let me know if you have questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Justin [mailto:justin@francistrucking.com] Sent: Thursday, November 30, 2017 12:59 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: glider exemption

This email has been checked for viruses by Avast antivirus software. https://www.avast.com/antivirus

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/2/2018 8:58:49 PM

To: 'Costello Diesel' [costello.diesel@gmail.com]

Subject: RE: Glider Form

Attachments: 2018 Costello Diesel Service Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Costello Diesel [mailto:costello.diesel@gmail.com]

Sent: Friday, February 02, 2018 3:49 PM

To: Healy, Stephen **Subject:** Re: Glider Form

Attached is an updated form

On Wed, Jan 31, 2018 at 8:40 AM, Healy, Stephen healy.stephen@epa.gov wrote:

Can you please add the company name, address and contact information to the letter.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Costello Diesel [mailto:costello.diesel@gmail.com]

Sent: Tuesday, January 30, 2018 5:57 PM

To: Healy, Stephen < healy.stephen@epa.gov > **Subject:** Glider Form

Costello Diesel Service Inc.

513 4th Street North

P.O. Box 414

Fairbank, IA 50629-0414

(319) 635-2933

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Costello Diesel Service Inc. 513 4th Street North P.O. Box 414 Fairbank, IA 50629-0414 (319) 635-2933

Costello Diesel Service, Inc.

513 4th St. N

Fairbank, IA 50629 (319) 635-2933

"Time various and the chead "

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

2018

Re: Model Year Para Charles Sear Request for Small Business Exemption as a Glider Vehicle Assembler Costello Diesel Service

Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		•
2013		
2012		***************************************
2011		***************************************
2010	***************************************	

*** Sunseale

Employees

Year	Quantity
Current 2018	7
Current – 1	9
Current - 2	9
Current - 3	9

Reviewed and Accepted Date 2/2//& EPA Rep

Ownership Structure

Owner	% Ownership
Jame Costale	J"0
allow Costile	57
	•

Costello Diesel Service

Please confirm that this request is acceptable and that *florest Contomer Name*; has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Simosues Af Company Official

Title

Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/3/2018 8:20:11 PM

To: Wirzberg, Cliff [cwirzberg@tlgtrucks.com]

Subject: RE: Clay Cole Trucking

Then that means they do not qualify according the regulation. Here is the applicable regulation language:

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]

Sent: Thursday, May 03, 2018 4:17 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: RE: Clay Cole Trucking

Yes

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Thursday, May 03, 2018 3:14 PM

To: Wirzberg, Cliff cwirzberg@tlgtrucks.com

Subject: RE: Clay Cole Trucking

According to their letter it looks like they assembled in 2012, but Is this correct?

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]

Sent: Thursday, May 03, 2018 4:10 PM

To: Healy, Stephen < healy.stephen@epa.gov>

Subject: RE: Clay Cole Trucking

Just the build they did

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Thursday, May 03, 2018 3:08 PM

To: Wirzberg, Cliff < cwirzberg@tlgtrucks.com>

Subject: RE: Clay Cole Trucking

Cliff,

Did Clay Cole Trucking sell any gliders to other companies in 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]

Sent: Thursday, May 03, 2018 11:44 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Clay Cole Trucking

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: No Reply Account

Sent: Thursday, May 03, 2018 2:02 PM

To: Wirzberg, Cliff < wirzberg@tlgtrucks.com>

Subject:

M	ess	sag	(6
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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/5/2017 4:24:56 PM

To: 'justin' [justin@francisdiesel.com]

Subject: RE: Letter

Attachments: 2019 Francis Diesel Service Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: justin [mailto:justin@francisdiesel.com] **Sent:** Tuesday, December 05, 2017 10:34 AM

To: Healy, Stephen Subject: FW: Letter

Glider letter

	www.avast.co	m			



Francis Diesel Service, Inc.

P.O. Box 677 • 1140 N. Watery Lane • Brigham City, UT 84302 phone (435) 723-1197 • fax (435) 723-9808

To whom it may concern,

We are applying for a small business exemption for glider builders under the small business criteria listed in 13 CFR 121.201. We fall below the employee threshold for Heavy Duty Manufacturers. At Francis Diesel Service we have had 9 employees for the last 3 years. Affiliated companies include Francis Transportation of which has had 14 employees for the last 3 years and Francis Trucking of which has had 38 employees over the last 3 years. All companies are solely owned by Marsha Francis.

We have built with the built for customers not affiliated with us. We appreciate the opportunity to be able to continue to do business as a glider builder.

We are planning to order and build the builder calendar year.

(2019 build year). We will be ordering gliders from paccar.

Reviewed and Accepted Date 12/5/17 EPA Rep

Sincerely Marsha Francis,

Marsha Francis

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/26/2018 3:06:35 PM

To: 'bluediamondtrans@yahoo.com' [bluediamondtrans@yahoo.com]

Subject: RE: Bluediamond

Please send a list of the glider VINs for each calendar year 2010 through 2014. Also please convert this letter into a PDF file. As is I cannot print it successfully as a letter.

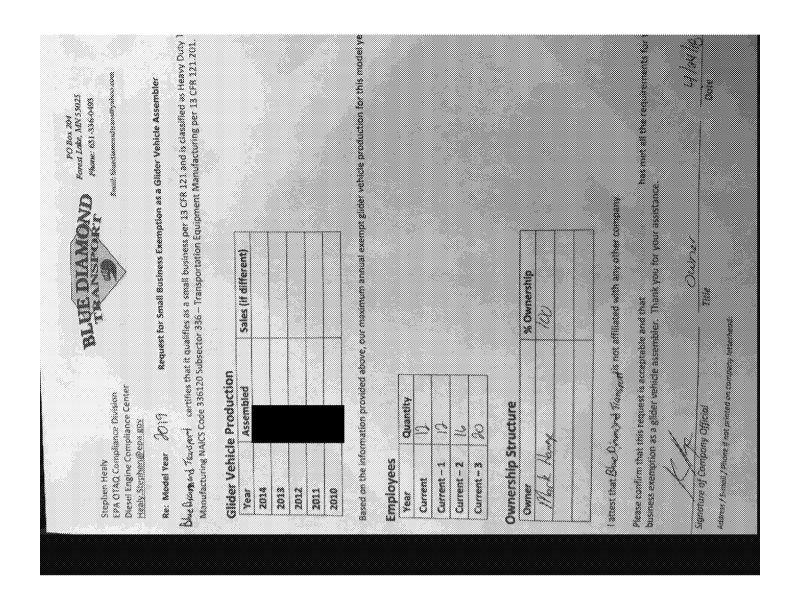
Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: bluediamondtrans@yahoo.com [mailto:bluediamondtrans@yahoo.com]

Sent: Tuesday, April 24, 2018 10:57 PM

To: Healy, Stephen Subject: Bluediamond



Sent from my iPhone

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/19/2018 3:15:25 PM

To: R.Scott.Patrohay [SPatrohay@tristatekw.com]

Subject: RE: Small Business Exemption as Glider Assembler

Attachments: 2019 Aviant Truck Centers Inc Small Business.pdf

Scott,

I received a letter from Aviant Truck Centers in early January. I responded on January 9th to Al Denning of PACCAR with a notation that the letter was updated for 2019 model year. I have attached a copy. I don't believe Al sent you a copy.

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: R.Scott.Patrohay [mailto:SPatrohay@tristatekw.com]

Sent: Wednesday, April 18, 2018 5:16 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Small Business Exemption as Glider Assembler

Mr. Healy,

I own Aviant Truck Centers, Inc which is an authorized Kenworth dealer with two locations in Connecticut. Attached is a completed and signed Request for Small Business Exemption as a Glider Assembler document. If you could please confirm that this request has met the requirements for the small business exemption. I appreciate your attention to this request. If you do need any further information, please feel free to contact me via email or at 215-208-3509. Again I appreciate your help with this matter.

Thanks,

Scott Patrohay

President
Tri-State Kenworth
an Aviant Truck Center
1 Depot Hill Road Enfield, CT 06082
Cell 215-208-3509
Work 860-627-8030



Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov 2019

Reviewed and Accepted Date //5//8 EPA Rep

Re: Model Year (1996) Request for Small Business Exemption as a Glider Vehicle Assembler

Au au Truck Con Term Lecertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (If different)
2014	***************************************	
2013	***************************************	
2012	periodical systems	
2011	**************************************	
2010	•	
	Managara (Carana)	

Employees

Year	Quantity
Current	96
Current - 1	
Current - 2	<u> </u>
Current - 3	·

For 2019 MY EDIT Reviewed, and Accepted

Ownership Structure

Owner	% Ownership
Scott R. Patro hav	9070
Jay Tex White	1070

Please confirm that this request is acceptable and that them the countries that the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Program official Proposed by 12/19/20 Date.

1Depot Hill Road JayTWKITE

FINS isld, CT 06082 860-627-8030

FAT 131

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/16/2018 3:56:59 PM

To: 'Hicks, Toby' [thicks@tlgtrucks.com]

Subject: RE: Scanned from a Xerox Multifunction Printer

Attachments: 2019 Machinery Maintenance.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Hicks, Toby [mailto:thicks@tlgtrucks.com] Sent: Friday, February 16, 2018 10:32 AM To: Healy, Stephen <healy.stephen@epa.gov>

Subject: FW: Scanned from a Xerox Multifunction Printer

Here you are sir, my apologies

Thank you,

Toby"Tugg" Hicks thicks@tlgtrucks.com Peterbilt of Springfield Office Direct 417.616-2104 Main Office 417.865.5355 Cell Phone 417.880.3310 Fax Direct 866.314.8573 Fax Office 417.865.2515



EQUIPMENT LEASING SALES & SERVICE MANUFACTURING

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen © epa gov

Re: Model Year 2019

Serving The Construction Industry Since 1970

Request for Small Business Exemption as a Glider Vehicle Assembler

Ma	chiney	Maintak Kuringtak	2410	certiñes	that it qua	lifles as a	a small bu	ısiness per	13 CFR	121 an	d is class	ified as:	Heavy	Duty '	Truck
	Manufác	turing MXIC	Sto	de 33612	0 Subsecti	or 336 – i	Transpor	tation Equi	pment f	Manufa	cturing p	oer 13 C	FR 121	.201.	

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	13
Current - 1	
Current - 2	
Current - 3	

Reviewed and Accepted

Ownership Structure

Owner ,	% Ownership
Kent Wicker	100%
,	

lattest that

is not affiliated with any other company.

Please confirm that this request is acceptable and that has met all the requirements for the small

business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

77630

Address / E-moil / Phone if not printed on company letterhead:

1900 SOUTHERN BLVD., PARSONS, KS 67357 (620) 421-4670 FAX (620) 421-4430

www.machmaint.com

🏄 is a trademark of Machinery Maintenance

machmains@terraworld.net

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 9:19:15 PM

Monroe, Lyle [lmonroe@tlgtrucks.com] To:

Subject: RE: Hodson Trucking glider Small Business Exemption

Attachments: 2019 WA Hodson Trucking Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message---From: Monroe, Lyle [mailto:lmonroe@tlgtrucks.com]

Sent: Tuesday, February 27, 2018 2:53 PM To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Hodson Trucking glider Small Business Exemption

Stephen

Sorry for this over site. Please find the corrected form Thanks again

Lyle Monroe Peterbilt of Cincinnati 2550 Annuity Dr Cincinnati, Ohio 45241 513-673-0878 Cell 800-743-7033 Office 877-538-2830 Fax lmonroe@tlgtrucks.com It's never crowded along the extra mile Feb 23 18 09:59n

WA Hodson Inc.

937-780-0002

0.3

2010-02-23 15:UU

1 1 >> 937 780 0002

P 2/3

** Print on Company Letterhead **

Stephen Healy EPA OTAQ Compliance Olvision Diesal Engine Compliance Center Heply.Stephen@eps.gov

2019

Re: Model Year [Enter Model Year] Request for Small Business Exemption as a Glider Vehicle Assembler

W.A. HODSON TRUCKING

(Insert Assembler Name) certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 33612C Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201

Glider Vehicle Production

Vear	Assembled	Sales (if different)
2014		***************************************
2013	***************************************	***************************************
2012	***************************************	
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	23
Current - 1	
Current - 2	
Current - 3	***************************************

Reviewed and Accepted

Ownership Structure

Owner	% Ownership				
MICHAEL HODSON	100				

WA HODSON TRUCKING, INC.

I attest that /insert Assembler Name/ is not affiliated with any other company.

WA HODSON TRUCKING, INC.

Please confirm that this request is acceptable and that [Insert Assembler Name] has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

2/23/12

Address / E-molt / Phone II not printed on company interiorade

W.A. HODSON TRUCKING 324 W. MAIN ST. LEESBURG, OHIO 45135 MHODSON7273@GMAIL.COM 937-780-4171

ED_002008_00001303-00001

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/21/2018 2:37:16 PM

To: Sharon Lancaster [slancaster@kellerits.com]

Subject: RE: Request to be a Small business glider assembler

Sharon.

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Tuesday, March 20, 2018 7:22 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Request to be a Small business glider assembler

Thanks
Sharon Lancaster
A&R Transport, Inc.
(435) 744-2201
Sent from my iPhone

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/7/2017 2:02:55 PM

To: 'Diesel Engine Service' [tim@diense.net]

Subject: RE: Small Business Request

Attachments: 2019 Diesel Engine Service Small Business Exclusion EPA Reviewed.pdf

Timothy,

Please find the attached Diesel Engine Service LLC EPA small business notification letter stamped "Reviewed & Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Diesel Engine Service [mailto:tim@diense.net]

Sent: Monday, July 31, 2017 1:28 PM

To: Healy, Stephen

Subject: Small Business Request

Hello

See the attached form

Thanks

Timothy Stauffer

Timothy Stauffer

Diesel Engine Service LLC

109 Woodcrest Dr

Ephrata PA 17522

(717) 733-3890

tim@diense.net

Note: This is a private e-mail address that only receives mail from pre-approved addresses. If you plan to change your address or send from a different address, please notify us in advance so we can update our system to receive from the address



Specializing in Rebuilding Sales Parts & Service
109 Woodcrest Drive Ph. 717-733-3890
Ephrata, PA 17522-9473 Fax 717-738-3146

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Diesel Engine Service certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

18/18/18 July 1

Employees

Year	Quantity	
Current	4	
Current - 1	6	
Current - 2	7	
Current - 3	6	

Ownership Structure

Owner	% Ownership
Timothy Stauffer	65%
Daniel Stauffer	35%

Please confirm that this request is acceptable and that *Diesel Engine Service* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Juniothy 8 Hoffey Signature of Company Official Partner Title

07-31-17

Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/3/2018 8:16:29 PM

To: Robert Huisman [rhuisman1961@gmail.com]

Subject: RE: Model year 2018 request for small business exemption as a glider vehicle assembler

Robert,

You will need to update the letter with the company address and contact information. And we will need to see a list of the glider VINs by year built to confirm your production numbers.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Robert Huisman [mailto:rhuisman1961@gmail.com]

Sent: Wednesday, May 02, 2018 1:21 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Re: Model year 2018 request for small business exemption as a glider vehicle assembler

Stephen

Yes, we in 2014. I have fixed the assembler paper. Sorry for the inconvenience.

Thank You

Robert Huisman

Huisman Trucking

402-719-6681

On Tue, May 1, 2018 at 1:08 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Robert,

Did Huisman Trucking sell any gliders in 2014? To qualify as an exempt small business the glider exemption regulations (found in 40 CFR 1037.150(t)) require that the business had to have sold at least one glider in 2014. I have included an excerpt from the regulation and highlighted the specific requirement.

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.Sdirected production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
Please let me know if you have any questions.
Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121
From: Robert Huisman [mailto:rhuisman1961@gmail.com] Sent: Tuesday, May 01, 2018 10:33 AM To: Healy, Stephen < healy.stephen@epa.gov > Subject: Model year 2018 request for small business exemption as a glider vehicle assembler
Attached is the glider vehicle assembler.
Thank You
Robert Huisman
Huisman Trucking

402-719-6681



Virus-free. www.avg.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/20/2017 8:11:12 PM

To: 'Custer, Adrienne' [ACuster@clarkepsi.com]

Subject: RE: CPSI Small Business Statement
Attachments: Clarke Power Services Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Custer, Adrienne [mailto:ACuster@clarkepsi.com]

Sent: Wednesday, December 20, 2017 12:34 PM

To: Healy, Stephen

Subject: CPSI Small Business Statement

Good afternoon, Mr. Healy. In response to your previous conversations with my colleague Robert Jameson, I have attached our small business statement for your review. Please let me know if you need any additional information.



Adrienne Custer

Corporate Counsel

P: 513 842 4741

E: acuster@clarkepsi.com

Since 1964 we have been building powerful solutions. Clarke Fire, Clarke Power Services, Clarke Power Gen, Clarke Heavy Duty and VEHICARE Fleet Solutions.

clarkeworldwide.com

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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/15/2018 8:39:08 PM

To: 'Andrea Papsun' [hafer4@windstream.net]

Subject: RE: glider assembly letter

Attachments: Geneva Truck and Equipment Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Andrea Papsun [mailto:hafer4@windstream.net]

Sent: Thursday, February 15, 2018 9:17 AM

To: Healy, Stephen

Subject: glider assembly letter

Dear Mr Healey,

Attached is a letter asking to become an assembler for glider kits. Please respond as soon as possible if you can as we can not order any kits from Freightliner. My personal email is genevatrucking@windstream.net
Thank you,
Carol

Admin Assist for Geneva Truck & Equipment, Inc

GENEVA TRUCK & EQUIPMENT INC

17408A SMOCK DRIVE COCHRANTON, PA 16314

Phone: 814-337-7136 Fax: 814-724-8177

Email: genevatrucking@windstream.net
Website: www.genevatruck.com

February 14, 2018
Stephen Healey
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Dear Mr. Healey,

Reviewed and Accepted Date 2/15/18 EPA Rep

This letter is to notify EPA that we intend to utilize the small business provisions as our company (we are a small dealership with garage) meets the small business criteria list in 40 CFR 1037.150© and the small business criteria specified in 13 CFR 121.201.

Ownership Structure as follows:

S Corporation –Clarence James Hafer, President- 50% ownership

-Ruth Ann Hafer, Vice President - 50% ownership

The total number of employees for the last four years:

2014 - 11

2015 - 11

2016 - 11

2017 - 13

Our company has built gliders for the years 2011-2014

2010

2011 -

2012

2013 -

2014 -

Manager:

Clarence James Hafer

C. Spines Hager

ED_002008_00001311-00001

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/5/2017 3:26:45 PM

To: 'aaronnoltjr@yahoo.com' [aaronnoltjr@yahoo.com]

Subject: Glider Small Business Exclusion Information

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/16/2018 6:21:52 PM

To: 'Hells Canyon Diesel Power' [hellscanyondiesel@gmail.com]

Subject: RE: Glider Rules Change

Tvler.

At this point there has been no change in the glider rules. You can build gliders with older engines if you are a qualifying small business and have built gliders in the 2010 through 2014 timeframe and sold at least one glider in 2014. The EPA administrator and his office have proposed to change the glider rule so that there is no limitation on building gliders, but I do not know if or when that rule will go into effect. For more information on current requirements here is a standard email response I send to businesses interested in building gliders:

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150</u>

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1635</u>

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count: http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Hells Canyon Diesel Power [mailto:hellscanyondiesel@gmail.com]

Sent: Friday, February 16, 2018 10:28 AM

To: Healy, Stephen

Subject: Glider Rules Change

Hello this is tyler rupp, I spoke with you a while ago about glider rules. I have never built one but would like to. I keep seeing new stuff about trump and glider exemptions. Have the rules changed? Can I build one now? Thank You.

Hells Canyon Diesel

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/17/2018 3:33:25 PM

To: dgreenhaus@nada.org [/o=ExchangeLabs/ou=Exchange Administrative Group

(FYDIBOHF23SPDLT)/cn=Recipients/cn=f5db3b616db3405bbc0bcaf0d8053dea-dgreenhaus@nada.org]

Subject: EPA Small Business Provisions For Glider Builders

Attachments: Glider FAQ 2015.pdf

Doug,

Below is the email I send out to prospective glider builders:

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u>0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u>0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

Frequently Asked Questions about Heavy-Duty "Glider Vehicles" and "Glider Kits"

Prief answers to common questions about potential changes to how EPA and NHTSA regulate glider vehicles.

What are heavy-duty "glider vehicles" and "glider kits"?

The term "glider kit" is used in the heavy-duty vehicle industry to describe a chassis and cab assembly that is generally produced by a vehicle manufacturer without a new engine, transmission, or rear axle. A third party then typically installs a used engine, transmission, and/or rear axle to complete assembly of the vehicle. The terms "glider vehicle" or "glider" are typically used for the completed vehicles.

Historically, gliders have been used as a means to salvage valuable components, such as used engines, transmissions, and axles, from vehicles that were badly damaged in collisions. Gliders have been most popular for salvaging the components of the largest and most expensive class of heavy-duty vehicles (i.e. "Class 8"). More recently the agencies have observed a sharp increase in glider sales, which suggests that gliders are being used more and more as a loophole to avoid purchasing engines that meet 2010 EPA emission standards, and potentially to avoid NHTSA safety regulations.

As discussed below, because of different regulatory frameworks for safety and emissions, NHTSA and EPA have subtle but important differences in their regulatory definitions of glider kits. NHTSA defines a "glider kit" as motor vehicle equipment that primarily includes the chassis and cab, but generally does not include the engine or rear axles. NHTSA is considering new regulations that would focus only on the completed glider vehicles. EPA defines "glider kits" to include both the complete and incomplete vehicles and applies its regulations to both. (See 40 CFR 1037.801 of EPA's proposed regulatory text.)

Are emissions from gliders a significant problem?

Most gliders manufactured today use remanufactured model year 2001 or older engines. Typically these engines have NOx and particulate matter (PM) emissions





20 to 40 times higher than today's clean diesel engines. Since 2010 when EPA's current NOx and PM standards for heavy duty engines took effect, glider sales have increased nearly 10-fold as compared to the 2004-2006 time frame. EPA believes this increase reflects an attempt to avoid using engines that comply with EPA's 2010 standards, and is an attempt to circumvent the Clean Air Act's purpose to protect human health and the environment.

This increase in glider kit sales is a growing environmental concern. To give a sense of scale, annual glider sales now represent roughly 2% of the Class 8 vehicles manufactured annually, and yet may account for as much as **one-half** of total NOx and PM emissions from all new Class 8 vehicles. Put another way, at current production rates, the contribution of NOx and PM emissions from gliders alone would nearly **double** the emissions of these pollutants from the entire Class 8 fleet.

The figure below illustrates in a relative sense how the NOx and PM emissions from gliders have increased and how they compare to the rest of Class 8 sales. This figure is based on estimated current and historic glider production rates. The first bar represents the NOx and PM emissions that would result from 500 "pre-emission" gliders, which was a typical annual sales volume before model year 2007. It shows that 500 gliders emitting 40 times the NOx and PM would have the same total NOx and PM emissions as 20,000 fully compliant vehicles. The second bar represents the NOx and PM emissions from 5,000 model year 2014 "pre-emission" gliders. This second bar shows that just 5,000 of these gliders could emit as much NOx and PM as 200,000 fully compliant 2014 Class 8 tractors. For comparison, the third bar shows the NOx and PM emissions of 250,000 fully compliant model year 2014 Class 8 vehicles, which represents the typical annual production of fully compliant new Class 8 vehicles.

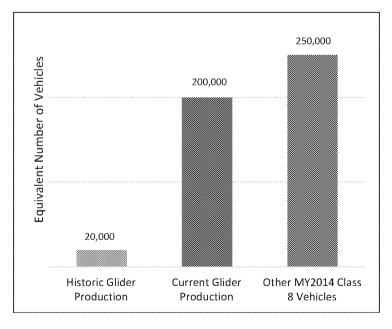


Figure 1 Growing Environmental Significance of Gliders

¹ Based on the following report that has been placed into the public docket for this rulemaking: "Industry Characterization of Heavy Duty Glider Kits", MacKay & Company, September 30, 2013.

Does EPA consider glider kits to be new motor vehicles?

Yes. The Clean Air Act definition of "new motor vehicle" is not based on the condition of the parts assembled to create the vehicle but rather encompasses the entire vehicle. Thus, newly created gliders are "new motor vehicles" under the Clean Air Act, even if they incorporate some previously used components. Under this framework, glider kits are regulated by EPA the same as other incomplete new heavy-duty vehicles.

Some glider manufacturers and customers may attempt to circumvent this definition by retaining the Vehicle Identification Number (VIN) of the donor vehicle from which the used engine was obtained. However, this technicality does not mean that the new glider is actually the old vehicle.

When does NHTSA consider glider vehicles to be new motor vehicles?

NHTSA also determines whether or not a motor vehicle is "new" based on criteria other than its retention of a pre-existing VIN. NHTSA considers all completed glider vehicles to be new unless they have a transmission, engine, and drive axle that are not new, and at least two of those components are from the same "donor vehicle." While NHTSA considers completed gliders to be motor vehicles, it does not consider glider kits (as it defines the term) to be motor vehicles. Rather, it considers glider kits to be "motor vehicle equipment."

Are EPA and NHTSA proposing to ban gliders?

No, neither EPA nor NHTSA are proposing to ban gliders. EPA is clarifying which existing standards apply already to gliders, and is proposing new emissions requirements for certain gliders. NHTSA is considering setting similar standards for complete glider vehicles, but not for glider kits.

What is EPA proposing for gliders in this rulemaking?

In general, EPA is proposing three things:

- a. Clarifications to the existing HD Phase 1 EPA requirements for gliders.
- b. New requirements for most gliders to have engines installed that meet the same require ments as new emissions-compliant engines.
- c. Exceptions to the proposed new requirements for small businesses.

Each of these general areas is discussed further in related questions below.

a. What are the <u>existing</u> EPA requirements for gliders, and how are these being clarified?

EPA is clarifying that gliders, because they are <u>"new vehicles"</u> under the Clean Air Act, are subject to EPA's current HD Phase 1 GHG emission standards for new <u>vehicles</u> in 40 CFR part 1037, with some exemptions for small businesses. This means that glider vehicles not produced by small businesses are already required to comply with the HD Phase 1 vehicle standards.

The current regulations (which are being revised) have not prohibited the use of older model <u>engines</u>, such as those that have been rebuilt or remanufactured for additional use. However, these engines have always had to comply with emissions standards applicable to their own model year of manufacture. In other words, EPA's regulations have allowed older engines to be installed into new glider kits, as long as they remained in their originally certified configuration.

b. What <u>new</u> EPA requirements are being proposed in the HD Phase 2 Notice of Proposed Rulemaking?

EPA is proposing new requirements beginning January 1, 2018 that would generally require engines installed in new gliders to meet the same requirements as new emissions-compliant engines – both for GHGs and for other harmful pollutants such as NOx and PM. For example, if a glider was produced in 2020, it could use any engine that met the standards for model year 2020 engines. This could be an earlier model year engine that was originally subject to the same requirements, such as a model year 2018 engine.

Beginning in model year 2021, Phase 2 standards for heavy duty vehicles would also apply to gliders.

c. What are the exemptions for small businesses that manufacture gliders for model years 2018 and beyond?

The HD Phase 1 regulations currently include an exemption for small businesses from all of the HD Phase 1 requirements of 40 CFR part 1037. This exemption, which was included in the Phase 1 rulemaking as an interim provision, also covers glider manufacturers. We are proposing to end this blanket exemption on January 1, 2018.

In place of the blanket exemption, EPA is proposing limited grandfathering of exising small businesses that currently install the used engines and other used parts into gliders. Under these special provisions, existing small businesses would be allowed to continue their production up to 300 assembled gliders per year under the same type of exemption that covered them in HD Phase 1. Any additional gliders an existing small business would produce (beyond their existing production rates or beyond 300 per year, as applicable) would need to meet the new proposed requirements for both engines and vehicles. These grandfathering provisions for existing small businesses should allow this industry to produce enough gliders to address legitimate purposes (e.g., salvaging engines and other parts from damaged vehicles). However, manufacturers that have significantly ramped up glider production in recent years to avoid EPA's 2010 NOx and PM engine standards and other requirements, may need to alter their business practices.

How did EPA develop this small business exemption?

Prior to issuing the proposal, EPA convened a formal panel with the Small Business Administration (SBA) and the Office of Management and Budget (OMB) to consider ways to minimize impacts on small businesses. As a central part of this process, EPA invited potentially affected small businesses to serve as Small Entity Representatives (SERs) that would help the panel to identify and address adverse impacts on small businesses. One of the SERs was a small

manufacturer that assembled gliders. This manufacturer helped the panel to understand how this rule would impact small businesses that assemble gliders. Based in large part on this input, the panel recommended the exemption being proposed. The official Panel Report has been placed into the public docket for this rulemaking.

What are the existing NHTSA requirements for gliders, and is NHTSA considering adopting new provisions?

NHTSA does not currently consider glider kits or completed glider vehicles to be covered under NHTSA's HD Phase 1 standards. For completed glider vehicles, NHTSA is considering adopting requirements similar to EPA's proposed regulations. NHTSA would also consider special provisions for small business manufacturers consistent with the initial regulatory flexibility analysis that accompanies the rulemaking. NHTSA is not considering standards for glider kits (as NHTSA defines them).

Are EPA and NHTSA considering other options, and how can I provide new information to the agencies?

EPA is requesting comment on all of these proposed changes, and we may revise these provisions to offer more or less flexibility in the Final Rule. NHTSA is requesting comment on its consideration of similarly regulating completed glider vehicles, but not glider kits. Both agencies encourage commenters to provide data that would allow us to improve our proposal. See the notice for instructions on providing comments at:

www.epa.gov/otaq/climate/regs-heavy-duty.htm

or

www.nhtsa.gov/fuel-economy

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

5/3/2018 8:13:46 PM Sent:

Wirzberg, Cliff [cwirzberg@tlgtrucks.com] To:

Subject: RE: Clay Cole Trucking

According to their letter it looks like they assembled in 2012, but did not sell any. Is this correct?

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]

Sent: Thursday, May 03, 2018 4:10 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: RE: Clay Cole Trucking

Just the build they did

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Thursday, May 03, 2018 3:08 PM

To: Wirzberg, Cliff < wirzberg@tlgtrucks.com>

Subject: RE: Clay Cole Trucking

Cliff,

Did Clay Cole Trucking sell any gliders to other companies in 2014?

Thank you,

Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]

Sent: Thursday, May 03, 2018 11:44 AM

To: Healy, Stephen < healy.stephen@epa.gov>

Subject: Clay Cole Trucking

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell From: No Reply Account

Sent: Thursday, May 03, 2018 2:02 PM

To: Wirzberg, Cliff < cwirzberg@tlgtrucks.com>

Subject:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/11/2017 6:43:28 PM

'Allan Wainscott' [Allan.Wainscott@tmcat.com] To: CC: 'Joe Depew' [jdepew@fitzgeraldtrucksales.com]

RE: EPA COMPLIANCE Subject:

Attachments: 2019 Thompson Truck Centers Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----From: Allan Wainscott [mailto:Allan.Wainscott@tmcat.com] Sent: Thursday, December 07, 2017 5:45 PM

To: Healy, Stephen <healy.stephen@epa.gov> Cc: Joe Depew <jdepew@fitzgeraldtrucksales.com>

Subject: EPA COMPLIANCE

STEPHEN: Attached is our letter to qualify Thompson Truck as small business for the exemption.

----Original Message----

From: TruckCentercopier@thompson-acatdealer.com [mailto:TruckCentercopier@thompson-acatdealer.com]

Sent: Thursday, December 07, 2017 4:18 PM

To: Allan Wainscott <Allan.Wainscott@tmcat.com>

Subject:

Thank You!

Thompson Truck Center

FS-1135MFP

[00:c0:ee:ad:2e:48]



1255 Bridgestone Blvd LaVergne, Tn 37086 615-259-5865

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center

Healy.Stephen@epa.gov

Reviewed and Accepted

Date 4/4/Z EPA Rep

Re: Model Year 2019/Calendar Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler Pursuant to 40 C.F.R. § 1037.150(c) and (t)

Pursuant to C.F.R. § 1037.150, Thompson Machinery Commerce Corporation ("Thompson") hereby gives notice of its plans to utilize the small business exemption under 40 C.F.R. § 1037.150(t) for model year 2019/calendar year 2018.

Thompson certifies that it qualifies as a small business per 13 C.F.R. § 121.201 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing because Thompson, including its related entites, has fewer than 1,500 employees. Thompson employment figures for the years ended December 31, 2014, 2015 and 2016 along with 2017 (as of the date of this letter) are set forth below.

Employees

Year	Quantity
2014	458
2015	525
2016	550
2017	646

Thompson's annual U.S.-directed production volume and sales of glider vehicles for calendar years 2010 through 2014 are set forth below.

Glider Vehicle Production

Year	Assembled		Sales (if different)	
2014				
2013				

2012		
2022	Deit saud	
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is 2019/calendar year 2018 is

Please confirm that this request is acceptable and that Thompson has met all the requirements for the small business exemption as a glider vehicle assembler pursuant to 40 C.F.R. § 1037.150(t)(1).

Thank you for your assistance.

Signature of Company Official

GANGER Soles MAL.
Title

Date

Allan.wainscott@tmcat.com

"Lasting relationships, Superior services, intelligent solutions"

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/12/2017 2:23:03 PM

To: 'Cliff Nystrom' [donnienystrom@icloud.com]

Subject: RE: 2018 glider request

Cliff,

Can you please have these scanned into a PDF. I need to print your letter and our system will not print this legibly. Thank you,

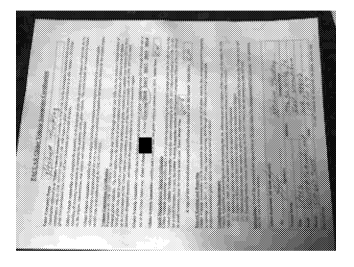
Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

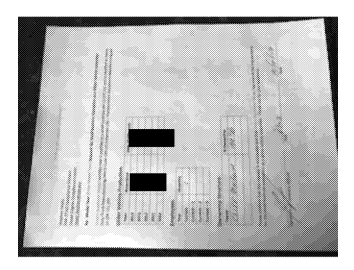
From: Cliff Nystrom [mailto:donnienystrom@icloud.com]

Sent: Tuesday, October 10, 2017 12:27 PM

To: Healy, Stephen

Subject: 2018 glider request





Sent from my iPhone

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/18/2017 3:53:05 PM

To: 'hellscanyondiesel@gmail.com' [hellscanyondiesel@gmail.com]

Subject: EPA Glider Regulations

Tyler,

There are two primary regulation sections that cover gliders. The first one involves provisions for small businesses which is what you are most interested in and allows the limited use of older non-emission engines. This section is 40 CFR 1037.150(t) and here is a link to this section:

https://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=6b11384b15e7e5b2a49644ec130dfbf2&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037 1150

Here is an excerpt from that section specific to our discussion:

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
- (ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.
- (iii) Identify the number of exempt vehicles you produced under this exemption for the preceding calendar year in your annual report under §1037.250.
 - (iv) Include the appropriate statement on the label required under §1037.135, as follows:
 - (A) For Phase 1 vehicles, "THIS VEHICLE AND ITS ENGINE ARE EXEMPT UNDER 40 CFR 1037.150(t)(1)."
 - (B) For Phase 2 vehicles, "THE ENGINE IN THIS VEHICLE IS EXEMPT UNDER 40 CFR 1037.150(t)(1)."
- (v) If you produce your glider vehicle by installing remanufactured or previously used components in a glider kit produced by another manufacturer, you must provide the following to the glider kit manufacturer prior to obtaining the glider kit:
 - (A) Your name, the name of your company, and contact information.
- (B) A signed statement that you are a qualifying small manufacturer and that your production will not exceed the production limits of this paragraph (t)(1). This statement is deemed to be a submission to EPA, and we may require the glider kit manufacturer to provide a copy to us at any time.

- (vi) This exemption is valid for a given vehicle and engine only if you meet all the requirements and conditions of this paragraph (t)(1) that apply with respect to that vehicle and engine. Introducing such a vehicle into U.S. commerce without meeting all applicable requirements and conditions violates 40 CFR 1068.101(a)(1).
- (vii) Companies that are not small manufacturers may sell uncertified incomplete vehicles without engines to small manufacturers for the purpose of producing exempt vehicles under this paragraph (t)(1), subject to the provisions of §1037.622. However, such companies must take reasonable steps to ensure that their incomplete vehicles will be used in conformance with the requirements of this part 1037.
- (2) Glider vehicles produced using engines certified to model year 2010 or later standards for all pollutants are subject to the same provisions that apply to vehicles using engines within their useful life in §1037.635.
- (3) For calendar year 2017, you may produce a limited number of glider kits and/or glider vehicles subject to the requirements applicable to model year 2016 glider vehicles, instead of the requirements of §1037.635. The limit applies to your combined 2017 production of glider kits and glider vehicles and is equal to your highest annual production of glider kits and glider vehicles for any year from 2010 to 2014. Any glider kits or glider vehicles produced beyond this cap are subject to the provisions of §1037.635. Count any glider kits and glider vehicles you produce under paragraph (t)(1) of this section as part of your production with respect to this paragraph (t)(3).

The second section (40 CFR 1037.635) of regulations cover gliders built using newer engines:

https://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=6b11384b15e7e5b2a49644ec130dfbf2&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1635

Please let me know if you have any questions,

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/29/2018 2:22:07 PM

To: 'Dennis Rittenhouse' [DennisR@brookledge.com]

Subject: RE: EPA Notification - Gotwals Brothers LLC

Dennis,

Has Gotwals Brothers LLC sold any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. You should review your records to see if any gliders were sold in 2014. Please see the excerpt from the regulation below:

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Dennis Rittenhouse [mailto:DennisR@brookledge.com]

Sent: Wednesday, March 28, 2018 3:55 PM

To: Healy, Stephen

Subject: EPA Notification - Gotwals Brothers LLC

Stephen - please see attached EPA Notification and request for acceptance for our Glider Kit order with Daimler Truck North America.

Please advise if in need of any further clarification.

Respectfully,

Dennis Rittenhouse

Dennis Rittenhouse, CFO
Gotwals, Brook Ledge and XpressWay
www.brookledge.com & www.xpresswaytrucking.com

Tele: 610.987.6281 ext 211

Fax: 610.987.9729

CONFIDENTIALITY NOTICE: This electronic mail transmission, including all attachments, is intended only for the use of the individual or entity to which it is addressed and may contain confidential information belonging to the sender or recipient. If you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution or the taking of any action in reliance on the contents of this information is strictly prohibited. If you have received this message by mistake, please notify the sender immediately by email and delete the original message. Thank you.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/11/2017 6:51:50 PM

To: 'Alan Stuber' [astuber@freightlinerofmaine.com]

Subject: RE: Glider Label

At a minimum the company name and trademark should be on the label.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Alan Stuber [mailto:astuber@freightlinerofmaine.com]

Sent: Monday, December 11, 2017 12:56 PM

To: Healy, Stephen **Subject:** Re: Glider Label

Thanks. do I need our company name on it and also is the date of manufacture needed?

On 12/11/2017 10:58 AM, Healy, Stephen wrote:

Alan,

The label requirement currently for a glider is found in the regulation section below:

§1037.150 Interim provisions.

(t)(1)(iv) Include the appropriate statement on the label required under §1037.135, as follows:

(A) For Phase 1 vehicles, "THIS VEHICLE AND ITS ENGINE ARE EXEMPT UNDER 40 CFR 1037.150(t)(1)."

Please let me know if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

EPA-HQ-2018-007516

Alan Stuber Freightliner & Thermo king of Maine 207-945-6451 x147 office 207-944-6576 cell astuber@freightlinerofmaine.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/12/2017 8:25:15 PM

To: 'Cliff Nystrom' [donnienystrom@icloud.com]

Subject: RE: Glider

Attachments: 2018 Nystrom Trucking Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Cliff Nystrom [mailto:donnienystrom@icloud.com]

Sent: Thursday, October 12, 2017 12:47 PM

To: Healy, Stephen Subject: Glider

Sent from my iPhone

- Pakis an Can except betweetsperi

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Reviewed and Accepted
Date 10/12/2 EPA Rep

Re: Model Year (Forms Model Sep.) Request for Small Business Exemption as a Glider Vehicle Assembler

Hose A Assemble Memory certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012	***************************************	
2011		
2010		
S		·······

Employees

Year	Quantity
Current	7
Current - 1	
Current – 2	
Current - 3	

Ownership Structure

Owner	% Ownership
CLIFF MYSTON	100 %

Please confirm that this request is acceptable and that the source the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Onta

Enter Company Name

PACCAR Glider Vehicle Assembler Certification

(hereinafter referred to as "Glider Vehiele Assembles compliance with 40 CFR 1037.635 and 1037.150 with glider kits purchased from PACCAR Inc's Kenworth a	a respect to glid	ler vehicles produced on or after tomory t	rein to assure 2018 from		
Glider Vehicle Assembler will complete the assembly of all designated glider kits provided by a division of PACCAR, Inc by installing all missing components to complete the assembly of the glider vehicle. This could include, but would not be limited to, the engine, transmission, rear axlc(s), and exhaust components.					
Glider Vehicle Assembler certifies that each engine (including remanufactured engines) installed in a completed glider vehicle utilizing a designated glider kit will be installed in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).					
Volume Limitations Certification Pursuant to 40 CFR 1037.150(t)(1), for calendar year 2018 through calendar year 2020, you may produce a limited number of exempt glider vehicles. The limit applies to the quantity of your combined yearly production of vehicles from all vehicle OEM glider kits, and is equal to your highest annual production of glider vehicles in any calendar year between 2010 to 2014, up to a maximum of 300. Glider vehicles you produce in excess of this limit must comply with 40 CFR 1037.635, which includes delegated assembly, and requires the engine installed to be a post-2010 emissions engine.					
Glider Vehicle Assembler certifies that its highest and use in the United States was: Enter Volume	ual production in Year Q	of glider vehicles between 2010 through 2 ircle One 2010 2011 2012 20	014 for sale or 13 2014		
Glider Vehicle Assembler certifies that it sold at least	■ one glider veh	icle in calendar year 2014. Initial Here	<i></i>		
Small Manufacturer Status Certification Glider Vehicle Assembler certifies that it will be prod United States. Glider Vehicle Assembler meets the cr for a small business. As such, the Glider Vehicle Asse its small business status for vehicle model year: Enter A copy of this reviewed and accepted notifie Record Keeping and Reporting Glider Vehicle Assembler will be responsible for main in calendar year 2017. U.S. EPA may require reporting produced/assembled glider vehicle volume as an end-or Compliance Requirements Vehicle Assembler acknowledges its understanding that 1068.101 and/or 1068.105, and subject to EPA enforce (1) Introducing vehicles into commerce in an unco (2) Failure to follow OEM instructions or otherwit (3) Failure to keep records, send reports, or give E	mbler notified Model Year cation is attack attack attack attack attack attack attack attack at the following ment and penal attack atta	the Designated Compliance Officer of the Designated With this request. Initial Here s of all glider vehicles they produce/assemble 2014 volumes as well as current year are all violations of the Clean Air Act und lifes outlined in §1068.101(b)(1): aration; horized changes; at as required under this part or the Clean A	OFR 121,201 U.S. EPA of July Die beginning der 40 CFR		
(4) Exceeding vehicle volume limitations per 40 (Instructions: E-mail the completed and signed form to					
may be sent to the same address.	, i ibaninas Saik	s.cidii.MaiisgemeiiiiserACCARCOM. Any	questions		
Chara A			······································		
Glider Assembler (all fields required):		/ /			
By:		XYSTOUR Truck In y Company Name			
Signature Printed Name:	633	Company Name			
**************************************	Address:	996 So Webb AL			
Title: Pres		East wennetchen			
Email: CLIFF & TUM WOLLS. NZ Phone: SCA-669-3055	4	WA ,98803			
Phone: 54-669-3055	Date:	10/10/17			
PACCAR Inc		S TM AVENUE NE, BELLEVUE, WA 98004 425-4	68-7400		

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/19/2018 2:25:29 PM

To: Joe Lisconish [jlisconish@kenworthne.com]

Subject: RE: Paul's Repair

Joseph, We're almost there. You indicated that all the gliders built by Paul's Repair were for customers. On the letter the "Glider Vehicle Production" information shows the number assembled in 2014 and 2013 but shows for sales. The sales column should reflect the number of gliders sold or the number assembled for customers. Gliders assembled for use by Paul's Repair would not count. Can you please make sure this is corrected and resend? Thank you for your patience.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Joe Lisconish [mailto:jlisconish@kenworthne.com] Sent: Wednesday, April 18, 2018 3:34 PM

Sent: Wednesday, April 18, 2018 3:34 PM To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Paul's Repair

Stephen,

I attached the page with his email and phone on it. We also updated his address. Let me know.

Thanks!

Joseph J Lisconish Kenworth Parts - Syracuse

Phone: 315-399-1400 Fax: 315-455-1361

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/2/2018 3:03:11 PM

To: 'Harry Powers' [hpowers@pennfreightliner.com]

Subject: RE: Art Collins Inc

The regulation that cover gliders are primarily in two sections of the regulations:

40 CFR 1037.150(t) - This specifically covers provisions for small business:

https://www.ecfr.gov/cgi-bin/text-

40 CFR 1037.635 - This covers the more general glider regulations:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=95423df16fa7b62fc38bbbb0bfbe581f&mc=true&node=pt40.36.1037&rgn=div5#se40.36.1037 1635

Here is an excerpt from 40 CFR 1037.150(t) discussing small business qualification requirements:

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
- (ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

From: Harry Powers [mailto:hpowers@pennfreightliner.com]

Sent: Thursday, February 01, 2018 3:31 PM

To: Healy, Stephen

Subject: Fw: Art Collins Inc

From: Harry Powers

Sent: Thursday, February 1, 2018 3:27 PM

To: healy.steven@epa.gov Subject: Fw: Art Collins Inc

Cc: Harry Powers	
Subject: Art Collins Inc	

Steven; Freightliner has verbiage that says you can not assemble a glider for your own use . In the case of Mr Collins he has a vehicle service company that he owns putting the Vehicle together. But he owns both companies . In our conversation this morning you said it really didn't say that you couldn't be the user also . Just that he had sold one in the past and number assembled . Please send what you have on that . I will pass it on to clarify Thank Harry Powers

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/2/2018 4:08:30 PM

Jeannie Delaney [jeannie@dieselpower-reman.com] To:

Subject: RE: glider - small business provision

Attachments: TTP Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message---From: Jeannie Delaney [mailto:jeannie@dieselpower-reman.com]
Sent: Thursday, March 01, 2018 2:30 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: glider - small business provision

Thank you for your time explaining the new regulations yesterday. Attached is the notification of our intent to build gliders.

Please let me know if you need any other information.

Thank you,

Jeannie Delaney

TTP - Diesel Power & Machine 7 Matchett Drive Pierceton, IN 46562 Phone: 574-594-5888 Fax: 574-594-5972

Find us online at: www.dieselpower-reman.com



Reviewed and Accepted Date 3/2/18 EPA Rep

7 Matchett Drive Pierceton, IN 46562

3/1/18

This letter serves as notification of the intent of TTP, Inc. to utilize the small business provision to build gliders.

TTP, Inc. meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. The number of employees for the past three years is as follows:

- 2017 25
- 2016 25
- 2015 22

TTP, Inc. is owned by Don and Doug Dickerhoff with a 50-50 split of ownership. TTP, Inc. is not affiliated with any other companies.

The following gliders were built by TTP, Inc.:

- 2014 -
- 2013 -
- 2012 -
- 2011 -
- 2010 -

Don Dickerhoff, owner

www.dieselpower-reman.com
Toll Free 800 . 825 . 7711
Ph (574) 594 . 5888 / Fax (574) 594 . 5972

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/29/2018 2:10:21 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]; 'Drew Bohling' [DBohling@jgpete.com]

Subject: RE: Western States Caterpillar 2018 EPA glider form

Attachments: 2019 Western States Cat Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Wednesday, March 28, 2018 4:58 PM

To: Drew Bohling; Healy, Stephen

Subject: RE: Western States Caterpillar 2018 EPA glider form

I added it for you - up at the top.

Deb Rogstad Senior Marketing Analyst - GHG 940.591.4201

From: Drew Bohling < DBohling@jgpete.com > Sent: Wednesday, March 28, 2018 3:56 PM To: Healy, Stephen < healy.stephen@epa.gov >

Cc: Deborah Rogstad < <u>Deborah Rogstad@PACCAR.com</u> > **Subject:** RE: Western States Caterpillar 2018 EPA glider form

It would be a 2019 model year. Where on the form would you like that added? Thank you,



DREW BOHLING | TRUCK SALES MANAGER

O: 208.344.8515 | C: 208.761.6698 | F: 208.350.2551 | dbohling@jgpete.com

Boise Peterbilt | 6633 Federal Way | Boise, ID 83716 | jgpete.com

From: Healy, Stephen < healy.stephen@epa.gov > Sent: Wednesday, March 28, 2018 12:12 PM
To: Drew Bohling < DBohling@jgpete.com >

Cc: Deborah.Rogstad@PACCAR.com

Subject: RE: Western States Caterpillar 2018 EPA glider form

Drew.

Can you please update the letter to reflect the model year of the glider intended to be built?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Drew Bohling [mailto:DBohling@jgpete.com]

Sent: Tuesday, March 27, 2018 4:44 PM

To: Healy, Stephen < healy.stephen@epa.gov>

Cc: Deborah.Rogstad@PACCAR.com

Subject: Western States Caterpillar 2018 EPA glider form

Importance: High

Mr. Healy, attached is the paperwork for Western States Caterpillar 2018 glider assemblers number. Please let me know if I can provide any other information. Thank you,



DREW BOHLING | TRUCK SALES MANAGER

O: 208.344.8515 | C: 208.761.6698 | F: 208.359.2551 | dbohling@jgpete.com

Boise Peterbilt | 6633 Federal Way | Boise, ID 83716 | jgpete.com

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500 E. Overland Rd. Meridian, ID 83642

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

Reviewed and Accepted Date 3/29//8- EPA Rep

MY2019
Re: Model Year (Enter Model Year) Request for Small Business Exemption as a Glider Vehicle Assembler

Western States Equipment certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	800
Current - 1	
Current - 2	
Current - 3	

Ownership Structure

Owner	% Ownership
Terteling family	100%

i attest that Western States Equipment is not affiliated with any other company.

Please confirm that this request is acceptable and that Western States Equipment met all the requirements for the small business

exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Selvice Manager

3-27-2018

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/3/2018 8:07:33 PM

To: Wirzberg, Cliff [cwirzberg@tlgtrucks.com]

Subject: RE: Clay Cole Trucking

Cliff,

Did Clay Cole Trucking sell any gliders to other companies in 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Wirzberg, Cliff [mailto:cwirzberg@tlgtrucks.com]

Sent: Thursday, May 03, 2018 11:44 AM **To:** Healy, Stephen <healy.stephen@epa.gov>

Subject: Clay Cole Trucking

Cliff Wirzberg Salesman Peterbilt of Joplin 417-623-0222 417-439-1116-Cell

From: No Reply Account

Sent: Thursday, May 03, 2018 2:02 PM

To: Wirzberg, Cliff < cwirzberg@tlgtrucks.com>

Subject:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/12/2017 7:51:50 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: Scott's Hauling Small Business Exemption....

Αl.

It looks like Scott's Hauling qualifies as a small business, but if they did not build a glider in 2010 - 2014 then they would not be allowed to build up a glider using an engine older than 2010 model year.

Here is the regulation section:

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section

Please let me know if you have any questions.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com]

Sent: Monday, September 11, 2017 11:35 AM

To: Healy, Stephen

Subject: Scott's Hauling Small Business Exemption....

Stephen good morning, I have a question on this one. In my discussions with the dealer it has come to my attention that Scott's Hauling did not sell nor did they did assemble a glider for sell in 2014. That is the rule in order for them to even qualify for 2018 build correct?

I noticed on the form they said they submitted that they gave you no build info, in fact the last paragraph on the letter you stamped says they built one glider in 2016?

They are trying to order a glider for a wreck replacement, the original chassis was built in 2001 and the engine has over 500K miles. My communication with them has been that we cannot approve the build as this not within Useful Life 1037.635 (C)(1)(i). It has also been my communication that Scott's Hauling does not qualify as an approved Exempt Builder in 2018.

Can you help me clarify please?

Thanks,

Al Denning Kenworth GHG Compliance Manager Off Yarrow Bay - (425)828-5659 Cell - (425)588-7068 Al.Denning@PACCAR.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/9/2018 7:18:55 PM

To: 'Clay Cole' [clay_cole07@yahoo.com]

Subject: RE: Revised letter

Attachments: 2018 Clay Cole Trucking LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Clay Cole [mailto:clay_cole07@yahoo.com]

Sent: Wednesday, May 09, 2018 2:42 PM
To: Healy, Stephen healy, Stephen healy.stephen@epa.gov>

Subject: Revised letter

Thanks, I Appreciate your patience with me. Again I apologize for not getting it correct.

Clay Cole 417-317-6601

Clay Cole Trucking, LLC 2410 Annie Baxter Joplin Mo. 64804

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.goy

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Clay Cole Trucking, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012	•	
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is .

Employees

Year	Quantity
Current	3
Current - 1	
Current – 2	
Current - 3	

Reviewed, and Accepted Date <u>5/9//</u>EPA Rep____

Ownership Structure

Owner	% Ownership
Clay Cole	100%

attest that Clay Cole Trucking, LLC. is not affiliated with any other company.

Please confirm that this request is acceptable and that Clay Cole Trucking, LLC. has met all the requirements for the small business exemption as a glider-vehicle assembler. Thank you for your assistance.

1 Mars 1 4 Co	Owner, President	05/09/2018
Signature of Company Official	Title	Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/21/2016 4:17:59 PM

To: 'Harold Bettencourt' [Harold@kustomtruck.com]
CC: 'Nick Bettencourt' [Nick@kustomtruck.com]

Subject: RE: Small Manufacturer

Harold,

Thank you for your notification letter. There are a few items you'll need to add:

- State the ownership of the company. Who owns the company and what percentage.
- State if there are any affiliations with other companies.
- The number of gliders you built each calendar year for 2010 through 2014.

Please make these additions and I will return a copy of your letter stamped "Received and Accepted".

Please let me know if you have any questions.

Thanks,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Harold Bettencourt [mailto:Harold@kustomtruck.com]

Sent: Tuesday, December 20, 2016 5:45 PM

To: Healy, Stephen **Cc:** Nick Bettencourt

Subject: Small Manufacturer

Mr. Healy,

Attached you will find a letter of notification for B5 Technologies dba Kustom Truck as a small business qualification under NAICS 336120.

Please don't hesitate to contact me with any questions.

Kind Regards,

Harold R. Bettencourt Pres/CEO Kustom Truck 1084 South 5th Street Coos Bay, Oregon 97420 Ph: 541/267-6990

Fax: 541/266-1950
www.kustomtruck.com
www.kustomtruckparts.com

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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/20/2018 8:09:33 PM

To: Ryan Daigle [RDaigle@daigleandhoughton.com]

Subject: RE: 2018 Glider EPA Notification Letter **Attachments**: Daigle and Houghton Small Business.pdf

Ryan,

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ryan Daigle [mailto:RDaigle@daigleandhoughton.com]

Sent: Tuesday, March 20, 2018 3:21 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Cc: Gary Daigle <Gary@daigleandhoughton.com>; David G. Saucier <DSaucier@daigleandhoughton.com>

Subject: 2018 Glider EPA Notification Letter

Good Afternoon,

Please find our 2018 Glider EPA Notification Letter attached to this email for our intended glider assemblies this year. Thank you.

Best,

Ryan Daigle

Sales Manager

rdaigle@daigleandhoughton.com

Tel: (207)941-9600 Cell: (207)316-3378 Fax: (207)941-9601



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Daigle & Houghton, Inc. 130 Market St. Fort Kent, ME 04743 571 Coldbrook Rd, Hermon, ME 04401 www.daigleandhoughton.com



130 Market Street P.O. Box 191 Fort Kent, ME 04743 (207) 834-6186 1-800-638-8666 (207) 834-6183 Fax

571 Coldbrook Road P.O. Box 332 Hermon, ME 04401 (207) 941-9600 1-888-329-4950 (207) 941-9601 Fax

www.daigleandhoughton.com







Stephen Healey

Mechanical Engineeer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center

Dear Mr. Healey,

This letter is to notify the EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

Reviewed and Accepted

Date 3/20//2 EPA Rep

Ownership Structure as follows:

Gary Daigle, President, owns 50% of Daigle & Houghton, Inc. Greg Daigle, Vice President, owns 50% of Daigle & Houghton, Inc.

The total number of employees for the past three (3) years as follows:

- 2015 66
- 2016 66
- 2017 72

Our company has built gliders for the years 2010 through 2014 as follows:

- 2010
- 2011
- 2012
- 2013
- 2014

President

Daigle & Houghton, Inc.

03/20/2018

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/10/2017 3:35:42 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

CC: 'Robert Grosjean Jr' [rgrosjean@allstatepeterbiltgroup.com]; 'drh.bdtrucking@gmail.com'

[drh.bdtrucking@gmail.com]

Subject: RE: David R. Holderbaum - glider vehicle assembler

I will include this update in your file. You can use this response email as evidence you have notified EPA of the correction.

Thank you

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Thursday, August 10, 2017 11:32 AM

To: Healy, Stephen

Cc: Robert Grosjean Jr; drh.bdtrucking@gmail.com **Subject:** David R. Holderbaum - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for David R. Holderbaum. The model year should have been 2019. I have initialed the correction. Please let me know if you have any questions.

Best Regards,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/16/2017 7:48:00 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: Revised Small Business Exemption for D&B

Attachments: 2019 D and B Trucks Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com]

Sent: Friday, October 13, 2017 9:31 AM

To: Healy, Stephen

Subject: Revised Small Business Exemption for D&B

Stephan,

I revised to reflect the correct Model Year, can you please review and send me new approved copy?

Thanks,

Al Denning KW GHG Compliance Manager Off Yarrow Bay - (425)828-5659 Cell - (425)588-7068 Al.Denning@PACCAR.com



Reviewed and Accepted Date 8/21/17 EPA Rep_

D & B Truck and Equipment Sales, LLC (40) Burbesville Rd Glasgow, KY 42141

270-659-9433 dbequipment@scrtc.com

dondbequipment.com

2019 AM

Re: Model Year 2018 Request for Small Business Exemption as a Gilder Vehicle Assembler

D & B TRUCK AND EQUIPMENT SALES, LLC. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		***************************************
2013	***************************************	***************************************
2012	***************************************	······································
2011	**************************************	
2010	mg/0/0/0/000000000000000000000000000000	

Employees

Year	Quantity
Current	114
Current - 1	100
Current-2	79.
Current - 3	53

Reviewed and Accepted Date 10/16/17 EPA Rep

Ownership Structure

Owner	% Ownership
F. DALE CLARK, JR	100

Lattest that D & B TRUCK AND EQUIPMENT SALES, LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that D & B TRUCK AND EQUIPMENT SALES, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Difficial

frest +

Dote

Address / E-mail / Phone if not printed on company letterhead:

Reverse de la companya de la company

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/14/2018 5:35:29 PM

To: 'cindy' [pat.stalp@hotmail.com]

Subject: RE: Request for Small Business Exemption

Attachments: 2018 Tumbleweed Livestock Express LLC Small Business.pdf

Patrick,

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: cindy [mailto:pat.stalp@hotmail.com] Sent: Tuesday, March 13, 2018 12:39 PM

To: Healy, Stephen

Subject: Request for Small Business Exemption

Hello Stephen,

Attached please find our Small Business Exemption as a Glider Vehicle Assembler letter. I would like to submit this letter to secure our number as an assembler for this year.

Please let me know if you need any further information. I can be reached at 402-618-0568.

Thank You,

Patrick Stalp

Owner

Tumbleweed Livestock Express, LLC

Tumbleweed Livestock Express LLC



4004 N 194th St Elkhorn, NE 68022 402-618-0564

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy,Stephen@epa.gov

Reviewed and Accepted Date 3/4/8 EPA Rep

RE: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Tumbleweed Livestock Express, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as a Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336-Transportation Equipment Manufacturing per 13 CFR 121,201.

Glider Vehicle Production

	Year	Assembled	Sales (if different)
	2014		
1	2013		
ſ.	2012		
	2011		
	2010		

Employees

Year	Quantity
Current	3
Current-1	3
Current-2	3
Current-3	3

Ownership Structure

Owner	%Ownership
Patrick Stalp	100%

Please confirm that this request is acceptable and that Tumbleweed Livestock Express, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/22/2018 2:12:48 PM

To: Nip Brown [nbrown@huntertrucksales.com]

Subject: RE: Request for small business exemption/glider assembler

Nip,

Please add the full company name, address, phone number and email to the letter.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Nip Brown [mailto:nbrown@huntertrucksales.com]

Sent: Tuesday, May 22, 2018 9:46 AM

To: Healy, Stephen <healy.stephen@epa.gov>

Cc: 'Deborah Rogstad' < Deborah. Rogstad@PACCAR.com>

Subject: Request for small business exemption/glider assembler

Stephen

Attached is a request for small business glider exemption for Rich Shreiner

Thank You Nip Brown

Brian "Nip" Brown Truck Sales Representative Hunter Keystone Peterbilt, LP (717) 299-6630 Fax (717) 293-9670 Cell (717) 575-4789 nbrown@huntertrucksales.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/28/2016 1:54:18 PM

To: 'Harold Bettencourt' [Harold@kustomtruck.com]

Subject: RE: Small Manufacturer

Harold,

Could you please resend the letter. It did not come through.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Harold Bettencourt [mailto:Harold@kustomtruck.com]

Sent: Tuesday, December 27, 2016 8:37 PM

To: Healy, Stephen

Subject: RE: Small Manufacturer

Stephen,

See revised letter attached.

Kind Regards,

Harold R. Bettencourt Pres/CEO Kustom Truck 1084 South 5th Street Coos Bay, Oregon 97420

Ph: 541/267-6990 Fax: 541/266-1950 www.kustomtruck.com www.kustomtruckparts.com

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From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, December 21, 2016 8:18 AM

To: Harold Bettencourt

Cc: Nick Bettencourt

Subject: RE: Small Manufacturer

Harold.

Thank you for your notification letter. There are a few items you'll need to add:

- . State the ownership of the company. Who owns the company and what percentage.
- . State if there are any affiliations with other companies.
- . The number of gliders you built each calendar year for 2010 through 2014.

Please make these additions and I will return a copy of your letter stamped "Received and Accepted".

Please let me know if you have any questions.

Thanks,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Harold Bettencourt [mailto:Harold@kustomtruck.com]

Sent: Tuesday, December 20, 2016 5:45 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Cc:** Nick Bettencourt < Nick@kustomtruck.com >

Subject: Small Manufacturer

Mr. Healy,

Attached you will find a letter of notification for B5 Technologies dba Kustom Truck as a small business qualification under NAICS 336120.

Please don't hesitate to contact me with any questions.

Kind Regards,

Harold R. Bettencourt
Pres/CEO
Kustom Truck
1084 South 5th Street
Coos Bay, Oregon 97420

Ph: 541/267-6990 Fax: 541/266-1950 www.kustomtruck.com www.kustomtruckparts.com

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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/24/2017 7:35:49 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

CC: 'Dan Dennis' [ddennis@jxe.com]; 'vmaxservice111@gmail.com' [vmaxservice111@gmail.com]

Subject: RE: V-Max Transportation - glider vehicle assembler

Attachments: 2019 V-Max Transportation Small Business Exclusion EPA Reviewed.pdf

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Thursday, August 24, 2017 3:15 PM

To: Healy, Stephen

Cc: Dan Dennis; vmaxservice111@gmail.com

Subject: V-Max Transportation - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for V-Max Transportation Inc. The model year should have been 2019. I have initialed the correction. Please let me know if you have any questions.

Best Regards,

Deb Rogstad

Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com
Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





Reviewed and Accepted Date 8/24/17 EPA Rep For the 2019 Correction

3643 80th Ave. • Zeeland, Michigan 49464 Phone 616-772-9032 • 888-881-8683 • Fax 616-772-9052

Stephen Healy **EPA OTAQ Compliance Olvision** Diesal Engine Compliance Center Healy, Stephon@epa.gov

-Reviewed and Accepted Date 8/22/17 EPA Rep.

2019 108

ite: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

V-Max Transportation, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121,201.

Glider Vehicle Production

Year	Assembled		Sales (if different)
2014			
2013			***************************************
2012	- And -	-	
2011			
2010			

Employees

Year	Quantity
Current	59
Current - 1	
Current - 2	
Current - 3	

Ownership Structure

Owner	% Ownership
Dayld W. Van Haltsma	100%

Please confirm that this request is acceptable and that V-Max Transportation, inc. has met all the regulrements for the small business exemption as a gilder vehicle assembler. Thank you for your assistance.

Signature of Company Official

President 8.16-17
Title Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/25/2017 3:22:09 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: SBE missing year designation.

Attachments: 2018 Wagoner Bros Repair Small Business Exemption EPA Reviewed.pdf

Αl,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com]

Sent: Monday, October 23, 2017 4:36 PM

To: Healy, Stephen

Subject: SBE missing year designation.

Stephen,

I added Model Year verbiage to the attached, can you please re-approve?

Thanks,

Al Denning
KW GHG Compliance Manager
Off Yarrow Bay - (425)828-5659
Cell - (425)588-7068
Al.Denning@PACCAR.com

Wagone Bros. K≪pair



October 16, 2017

Stephen Healy EPA OTAQ Compliance Center Diesel Engine Compliance Center Healy, Stephengajepa.gov

Reviewed and Accepted Date_10/23/17 EPA Rep

Dear Mr. Healy:

This letter is sent to you because we intend to utilize the small business provisions. This is to state that my company, Wagoner Bros. Repair, meets the small business criteria per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336-Transportation Equipment Manufacturer per 13 CFR 121.201. We have 6 employees and have so for the last 5 years.

MODEL YEAR: 2018

In the past we have built the following number of gliders:

2010

2011

2012-

2013-

2014-

If there are any questions, please call 641-394-5600 and ask for Lim Wagoner.

Wagoner Bros. Repair Attn: Linn Wagoner 1958 N. Linn Ave. New Hampton, IA 50659

Sincerely,

Linn Wagoner

Sind grona

Zol8 Rav Reviewed and Accepted Date/<u>0/zs//r</u> **EPA R**ep____

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/16/2018 6:53:32 PM

To: 'Chrome Shop' [chromeshop@i65chromeshop.com]

Subject: RE: glider assembler

Attachments: 165 Truck and Accessories LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Chrome Shop [mailto:chromeshop@i65chromeshop.com]

Sent: Friday, March 16, 2018 11:59 AM

To: Healy, Stephen
Subject: glider assembler

I-65 Chrome Shop



I-65 Truck and Accessories LLC 3507W US HWY 24 Remington IN 47977 March 16, 2018

Stephen Healey Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Reviewed and Accepted Date 3/14/14 EPA Rep

Dear Mr. Healey,

This letter is to notify EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150(C) and the small business criteria specified in 13 CFR 121.201.

Ownership Structure as follows:

Galen Hoover 50% ownership, Todd Smith 50% ownership

Current number of employees

2018 20

Total number of employees for the past three years as follows:

2015 12

2016 12

2017 15

Our company has built gliders for the years 2010 thru 2014

2010

2011

2012

2013

2014

Galen Hoover, President

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/28/2016 6:42:28 PM

To: 'Harold Bettencourt' [Harold@kustomtruck.com]

Subject: RE: Small Manufacturer

Attachments: 2017 Kustom Truck Small Business Notification EPA Reviewed.pdf

Harold,

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted". I noted under the stamp that this is for 2017 calendar year. Regardless of the glider model year the regulations restrict the build volumes based on calendar year. Late next year please send another small business notification letter for 2018 calendar year.

Please let me know if you have any questions.

Thanks,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Harold Bettencourt [mailto:Harold@kustomtruck.com]

Sent: Wednesday, December 28, 2016 11:25 AM

To: Healy, Stephen

Subject: RE: Small Manufacturer

Oops!, I forgot the attachment.

Kind Regards,

Harold R. Bettencourt
Pres/CEO
Kustom Truck
1084 South 5th Street
Coos Bay, Oregon 97420

Ph: 541/267-6990 Fax: 541/266-1950 www.kustomtruck.com www.kustomtruckparts.com

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From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, December 28, 2016 5:54 AM

To: Harold Bettencourt

Subject: RE: Small Manufacturer

Harold,

Could you please resend the letter. It did not come through.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Harold Bettencourt [mailto:Harold@kustomtruck.com]

Sent: Tuesday, December 27, 2016 8:37 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: RE: Small Manufacturer

Stephen,

See revised letter attached.

Kind Regards,

Harold R. Bettencourt Pres/CEO Kustom Truck 1084 South 5th Street Coos Bay, Oregon 97420

Ph: 541/267-6990 Fax: 541/266-1950 www.kustomtruck.com www.kustomtruckparts.com

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From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, December 21, 2016 8:18 AM

To: Harold Bettencourt **Cc:** Nick Bettencourt

Subject: RE: Small Manufacturer

Harold,

Thank you for your notification letter. There are a few items you'll need to add:

- . State the ownership of the company. Who owns the company and what percentage.
- . State if there are any affiliations with other companies.
- . The number of gliders you built each calendar year for 2010 through 2014.

Please make these additions and I will return a copy of your letter stamped "Received and Accepted".

Please let me know if you have any questions.

Thanks,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Harold Bettencourt [mailto:Harold@kustomtruck.com]

Sent: Tuesday, December 20, 2016 5:45 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Cc:** Nick Bettencourt < Nick@kustomtruck.com >

Subject: Small Manufacturer

Mr. Healy,

Attached you will find a letter of notification for B5 Technologies dba Kustom Truck as a small business qualification under NAICS 336120.

Please don't hesitate to contact me with any questions.

Kind Regards,

Harold R. Bettencourt Pres/CEO Kustom Truck 1084 South 5th Street Coos Bay, Oregon 97420 Ph: 541/267-6990

Fax: 541/266-1950 www.kustomtruck.com www.kustomtruckparts.com

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December 20th, 2016

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

Ph: 734-214-4121

Email: healy.stephen@epa.gov

FIEDERALE AND ACCEPTED

LANGE 2017

Subject: Notification of Small Business Qualification Under NAICS 336120

Dear Mr. Healy:

This letter is meant to serve as notification that B5 Technologies, DBA Kustom Truck, qualifies as a small business under 13 CFR 121.201 for NAICS code 336120 for Heavy Duty Truck Manufacturing. As a qualifying small manufacturer, B5 Technologies will be supply glider build packages for vehicle model year 2018 that will be excluded from the greenhouse gas standards of 1037.104 through 1037.106 under 40 CFR 1037.150(c).

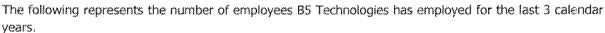
The ownership of the company is as follows:

1) Harold R. Bettencourt	70%
2) Harold R. Bettencourt 3 rd	7.5%
3) Nicholas R. Bettencourt	7.5%
4) Peter T. Bettencourt	7.5%
5) Bryan S. Bettencourt	7.5%

The only other affiliations is Kustom Truck which is a DBA of B5 Technologies, LLC

Glider build packages from 2010-2014:

- 1) 2010 calendar year
- 2) 2011 calendar year
- 3) 2012 calendar year
- 4) 2013 calendar year
- 5) 2014 calendar year



2014 - 10

2015 - 13

B5 Technologies, Inc. 1084 South 5th Street Coos Bay, Oregon 97420



Phone: 541.267.6990 Toll Free: 888.564.8890 Fax: 541.266.1950



2016 - 13

If you have any questions or need any additional information, please do not hesitate to contact me.

Sincerely,

Harold Bettencourt B5 Technologies

Pres./CEO

Direct Phone: 541-267-6990 Toll Free: 888-564-8890

Email: Harold@kustomtruck.com



Phone: 541.267.6990 Toll Free: 888.564.8890 Fax: 541.266.1950

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/29/2017 6:21:41 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

CC: 'ap@hooverbrothers.com' [ap@hooverbrothers.com]

Subject: RE: Hoover Bros., Inc. - glider vehicle assembler

Attachments: 2019 Hoover Bros Inc Small Business Exclusion Corrected EPA Reviewed.pdf

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Tuesday, August 29, 2017 1:31 PM

To: Healy, Stephen

Cc: ap@hooverbrothers.com

Subject: Hoover Bros., Inc. - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Hoover Bros., Inc. The model year should have been 2019. I have initialed the correction. Please let me know if you have any questions.

Best Regards,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





HOOVER BROS., INC.

Truck & Equipment Repair & Alignment

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Reviewed	and Ac	cepted
Date 8/28//	Z EP	A Rep

2019 000

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Hoover Bros., Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	***************************************	***************************************
2012		
2011	***************************************	
2010	***************************************	

Reviewed and Accepted
Date 3/24//Z EPA Rep

Employees

Year	Quantity
Current	24
Current – 1	26
Current - 2	25
Current - 3	21

Ownership Structure

Owner	% Ownership
Jay E. Hoover	50.00%
Linford R. Hoover	50.00%

Please confirm that this request is acceptable and that Hoover Bros., Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

On & Thomas	President	08/28/17
Signature of Company Official	Title	Date

3255 Pleasant Valley Road Elliottsburg, PA 17024 tel. (717) 582-7771 fax (717) 582-8868

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/21/2017 2:09:55 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: SBE for Harrison Truck Centers

Al, The scan didn't come through very well. I can't read most of the letter. Can you please try rescanning the letter so that it is legible.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Al Denning [mailto:Al.Denning@PACCAR.com] Sent: Monday, November 20, 2017 4:06 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: SBE for Harrison Truck Centers

Stephen,

I added a line to indicate Model Year 2019 please review and return thanks!

Al Denning KW GHG Compliance Manager Off Yarrow Bay - (425)828-5659 Cell - (425)588-7068 Al.Denning@PACCAR.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/25/2017 3:21:17 PM

To: 'Christen, Gary' [GChristen@etnyre.com]
Subject: RE: E.D. Etnyre small business letter

Attachments: 2018 E D Etnyre and Co Trucking Small Business Notification EPA Reviewed.pdf

Gary,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Christen, Gary [mailto:GChristen@etnyre.com]

Sent: Tuesday, October 24, 2017 10:04 AM

To: Healy, Stephen

Subject: E.D. Etnyre small business letter

Can you look over this and let me know if I need anything else. Sorry it took so long for me to get back to you I have been out of the office a lot.

Thanks
Gary Christen
815-732-2116 Ext 5031
Engineering Supervisor
E.D. Etnyre





E. D. ETNYRE & CO., Oregon, Illinois 61061-9783

1333 South Daysville Road . Phone 815/732-2116 Fax: Main Office 815-732-4277 . Sales & Service 815-732-7400 Web Site: www.etnyre.com * Email: sales@etnyre.com

October 23, 2017

Subject: Small Business Notify

To Whom it may concern:

E.D. Etnyre & Co. solely owned by Etnyre International LTD meets the small business criteria listed in 40 CFR 1037.150(c) and the small business criteria specified in 13 CFR 121.201.Size threshold for Trailer Manufacturers of less than 1000 employees.

Total number of employees for E.D. Etnyre and its affiliate for the past three years are as follows

2016 485

2015 474

2014 424

2017 Current employees 477

Respectfully

Patrick O'Brien President & CEO

E.D. Etnyre & CO.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/3/2017 7:51:12 PM

To: 'Halie Turner' [ht@kapazdera.com]

Subject: RE: Request for exemption

Attachments: 2017 KA Pazdera Small Business Exclusion EPA Reviewed.pdf

Halie,

Attached you will find your request letter stamped "Reviewed and Accepted". Please let me know if you have any questions.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Halie Turner [mailto:ht@kapazdera.com]

Sent: Friday, January 27, 2017 11:28 AM

To: Healy, Stephen

Subject: Request for exemption

Mr. Healy,

Attached is a letter that we have prepared to request a small business exemption. If there is anything else you need please let me know. Thank you for your time!

Halie Crocker
K.A. Pazdera Hauling & Excavating, LLC
11866 State Rd CC
Festus, MO. 63028
636-937-4524

K.A. Pazdera Hauling, LLC 11866 State Rd CC Festus, MO 63028

Phone: 636-937-4524 Fax: 636-937-4388 info@kapazdera.com

January 27th, 2017

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center HEVIEWED AMO AND TEU

Dear Mr. Healy,

K.A. Pazdera Hauling, LLC is notifying you to request small business exemption status as a Glider Vehicle Assembler. K.A. Pazdera Hauling, LLC has employed between 10-35 employees within the past 3 years and currently has 30 full time employees. Joyce E. Pazdera is the sole owner of the business. K.A. Pazdera Hauling, LLC has built the following gliders between 2010-2014:

2010-2011-2012-2013-2014-

Thank you for your help regarding this matter and please let me know if you need any other information.

Sincerely,

Joyce Pazdera (owner)

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/20/2018 7:53:03 PM

Joe Lisconish [jlisconish@kenworthne.com] To:

Subject: **RE: Revised Paperwork**

Joseph.

A copy of the stamped letter should be provided to PACCAR. EPA does not issue the builder number, so I assume PACCAR will issue the builder number.

Steve Healy

----Original Message----

From: Joe Lisconish [mailto:jlisconish@kenworthne.com]

Sent: Tuesday, March 20, 2018 3:14 PM To: Healy, Stephen <healy.stephen@epa.gov>

Subject: RE: Revised Paperwork

So does this go to PACCAR now? Who actually issues the builder number?

Joseph J Lisconish

Kenworth Parts - Syracuse

Phone: 315-399-1400 Fax: 315-455-1361

----Original Message----

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, March 20, 2018 2:05 PM

To: Joe Lisconish <jlisconish@kenworthne.com>

Subject: RE: Revised Paperwork

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

----Original Message----

From: Joe Lisconish [mailto:jlisconish@kenworthne.com] Sent: Tuesday, March 20, 2018 1:51 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Revised Paperwork

Please see attached. Thanks!

Joseph J Lisconish

Kenworth Parts - Syracuse

Phone: 315-399-1400

Fax: 315-455-1361

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/7/2017 7:45:14 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Hurst Hauling - glider vehicle assembler

Attachments: 2019 Hurst Hauling Small Business Exclusion EPA Reviewed.pdf

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Thursday, September 07, 2017 1:01 PM

To: Healy, Stephen

Subject: Hurst Hauling - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Hurst Hauling. The model year should have been 2019. I have initialed the correction. Please let me know if you have any questions.

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



Reviewed and Accepted Date 7/7/7_EPA Rep_ For 2019 Consection

Date 9/2/12 EPA Rep.

Reviewed and Accepted

Stephen Healy EPA OTAQ Compliance Division Olesel Engine Compliance Center

Healy Stephen@epa.gov

Re: Model Year [6] ACT Small Business Exemption as a Glider Vehicle Assembler

PHOYS Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (If different)
2014		
2013		······································
2012	***************************************	
2011		
2010		

Employees

Year	Quantity
Current	10
Current - 1	
Current — 2	
Current - 3	

Ownership Structure

Owner		% Ownership
Ivan	HursT	60
Eac)	Hurst	40
,	and the second s	***************************************

Please confirm that this request is acceptable and that HungTo How lings, has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

nature of Company Official

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/2/2018 7:04:38 PM

To: Storm Lake Truck & Trailer [office@stormlaketruckandtrailers.com]

Subject: RE:

Attachments: 2019 Storm Lake Truck Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Storm Lake Truck & Trailer [mailto:office@stormlaketruckandtrailers.com]

Sent: Wednesday, May 02, 2018 9:33 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject:

Storm Lake TRUCK 1223 Hwy TE Storm Lake Iowa 50588

Al Sackett

Stephen Healy **EPA OTAQ Compliance Division** Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year (See See

2019

Request for Small Business Exemption as a Glider Vehicle Assembler

Storem Latte TRuck | certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	***************************************	
2012		
2011	•	
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	7
Current - 1	6
Current – 2	lo
Current - 3	5

Reviewed and Accepted Date 5/2//8 EPA Rep

Ownership Structure

Owner	% Ownership
Lunal Tschetter	100%

lattest that Storm Lake Truck is not affiliated with any other company.

Please confirm that this request is acceptable and that Storm Lake Truck business exemption as a glider vehicle assembler. Thank you for your assistance.

Address / E-mail / Phane if not printed on company letterhead:

Storm Lake Truck

1223 Hwy 78 Storm Lake Iowasos88

712-732-1.381

Storm Laket+@Hot mail.com
All Lower
OH: Al Sackett Case

att: Al sackett

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/21/2017 4:42:11 PM

To: 'Al Denning' [Al.Denning@PACCAR.com] Subject: RE: SBE for Harrison Truck Centers

Attachments: 2019 Harrison Truck Centers Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Al Denning [mailto:Al.Denning@PACCAR.com] Sent: Tuesday, November 21, 2017 11:29 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: RE: SBE for Harrison Truck Centers

Let's try this one Stephen, thanks!

A٦

----Original Message----

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, November 21, 2017 6:10 AM To: Al Denning

Subject: RE: SBE for Harrison Truck Centers

The scan didn't come through very well. I can't read most of the letter. Can you please try rescanning the letter so that it is legible.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message_----

From: Al Denning [mailto:Al.Denning@PACCAR.com] Sent: Monday, November 20, 2017 4:06 PM To: Healy, Stephen <healy.stephen@epa.gov>Subject: SBE for Harrison Truck Centers

I added a line to indicate Model Year 2019 please review and return thanks!

Al Denning KW GHG Compliance Manager Off Yarrow Bay - (425)828-5659 Cell - (425)588-7068 Al Denning@PACCAR.com



101 Plaza Drive Elk Run Heights, IA 50707 319-234-445

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy, Stephen@epa.goy

Reviewed and Accepted Date 11/20/17 EPA Rep

RE: MODEL YEAR 2019

Harrison Truck Centers certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (If different)
2014		
2013		······································
2012	***************************************	
2011		
2010		

Employees

Year	Quantity
Current	386
Current - 1	395
Current – 2	412
Current - 3	192

Reviewed and Accepted Date 11/21/12 EPA Rep

Ownership Structure

Owner	% Ownership
HARRISON CORPORATION	100%
	•

Please confirm that this request is acceptable and that *Horrison Truck Centers* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

President

11-10-201/

Title

Date

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

5/21/2018 7:46:57 PM Sent:

'Chris Stephan' [chris@stephandrp.com]; 'Brandon Speaks' [bspeaks@jxe.com] To:

Subject: **RE: Small Business Exemption**

Chris.

I only need the letter on the second page of the document you sent. On that letter please add the full company name, address and phone number. Also please add the number of gliders sold each year to outside companies.

Thank you,

Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center 734--214-4121

From: Chris Stephan [mailto:chris@stephandrp.com]

Sent: Monday, May 21, 2018 12:07 PM To: Healy, Stephen; Brandon Speaks Subject: Small Business Exemption

Attached is the request form for small business exemption for glider assembling

Chris Stephan

Stephan DRP, Inc 5050 E 900 N Roanoke, IN 46783 ph: 260-673-0602

fax: 260-673-0605

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/18/2018 6:36:05 PM

Joe Lisconish [jlisconish@kenworthne.com] To:

Subject: RE: Fix

Joseph.

Can you please check the address. When I did an internet search for Paul's Repair at that address it came up as an empty field, not even a building on it. Also can you please add the business phone number and email? We normally do an internet search to check if this appears to be a legitimate business.

Thanks

----Original Message----

From: Joe Lisconish [mailto:jlisconish@kenworthne.com] Sent: Wednesday, April 18, 2018 2:08 PM To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Fix

Stephen,

Please see attached. He told me no glider sales at all. Just did them for his customers. Let me know. Thanks!

Joseph J Lisconish

Kenworth Parts - Syracuse

Phone: 315-399-1400 Fax: 315-455-1361

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/29/2018 5:25:53 PM

To: Sharon Lancaster [slancaster@kellerits.com]

Subject: RE: Request to be a Small business glider assembler

Sharon.

I'll be getting back to you on this next week.

Steve Healy

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Wednesday, March 28, 2018 11:15 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: RE: Request to be a Small business glider assembler

AA&S Corporation and A&R Transport, Inc. have their own tax ID#'s and are separate entities. AA&S Corporation built the trucks and leased them to A&R Transport, Inc. (I had that information wrong on the previous email I sent to you.) So-our Small business glider assembler License would actually need to be under AA&S Corporation 3310 W 2600 N Brigham City, UT 84302 not A&R Transport, Inc.

AA&S Corporation has been in business since 1980 and A&R Transport, Inc. has been in business since 1988. We have been building gliders for over 25 years. The main reason for building gliders for us is getting the Configuration we need for our operation-Axle spacing, Length, Fuel capacity, etc.

We built in

Each Glider was used as a leased vehicle by A&R Transport, Inc. for a while and then Sold.

old to Dairyway Tremonton, UT 2012

old to Roy's Truck Rowlett, TX 2013

old to Bouma Truck Sales, Choteau, MT 2014

old to Bouma Truck Sales, Choteau, MT 2015

old to Bouma Truck Sales, Choteau, MT 2016

old to Bouma Truck Sales, Choteau, MT 2017

We are currently working on bids from Peterbilt and Kenworth in Salt Lake City, UT.

Thanks
Sharon Lancaster
A&R Transport, Inc.
435 744 2201

On 3/22/2018 7:47:05 AM, Healy, Stephen < healy.stephen@epa.gov > wrole:

Sharon,

The regulations require that A&R have sold at least one glider to an unrelated entity in 2014. The letter shows that were built in the 2011 through 2014 timeframe. Also AA&S Corporation appears to be an affiliate of A&R Transport as they share the same business address. What brand of gliders is A&R intending to build – PACCAR (Peterbilt and Kenworth) or Daimler (Freightliner or Western Star)?

Thank you,

Steve F	lealy
---------	-------

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Wednesday, March 21, 2018 12:33 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Re: Request to be a Small business glider assembler

All were built and sold to AA&S Corporation Brigham City, UT.

Thanks

Sharon Lancaster

A&R Transport, Inc.

(435) 744-2201

Sent from my iPhone

On Mar 21, 2018, at 8:37 AM, Healy, Stephen healy.stephen@epa.gov wrote:

Sharon,

Did A&R Transport Repair sell any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles.
- (1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Sharon Lancaster [mailto:slancaster@kellerits.com]

Sent: Tuesday, March 20, 2018 7:22 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Request to be a Small business glider assembler

Thanks Sharon Lancaster A&R Transport, Inc. (435) 744-2201 Sent from my iPhone

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/28/2017 1:50:05 PM

To: 'Greg Larson' [greg@larsontrucks.com]; 'Ron Prins' [ronsrepair@iw.net]

Subject: RE: Application for Small Business Exemption

Attachments: 2018 Rons Repair Small Business Notification EPA Reviewed.pdf

Greg, Please find the attached EPA small business notification for stamped "Reviewed and Accepted". Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 ----Original Message----From: Greg Larson [mailto:greg@larsontrucks.com] Sent: Wednesday, September 27, 2017 4:35 PM To: Healy, Stephen <healy.stephen@epa.gov>; Ron Prins <ronsrepair@iw.net> Subject: Application for Small Business Exemption Attached is the completed Application to request a Small Business Exemption / 2018 Glider Assembler Please Contact Ron Prins if you need any additional Information. email: ronsrepair@iw.net Ph. # 507-343-4265 ----Original Message----From: sales@larsontrucks.com Sent: Wednesday, September 27, 2017 2:16 PM To: Greg Subject: Message from "RNP002673A1EA91"

Scan Date: 09.27.2017 15:16:22 (-0400) Queries to: sales@larsontrucks.com

This E-mail was sent from "RNP002673A1EA91" (MP C3003).



Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Reviewed and Accepted Date <u>9/29//</u>Z EPA Rep

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Ron's Repair, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012	***************************************	
2011		•
2010	***************************************	

Based on the Information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	32
Current – 1	30
Current – 2	28
Current - 3	29

Ownership Structure

% Ownership
100%

I attest that Ron's Repair, Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Ron's Repair, Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Owner, President

Signature of Company Official

Title

9-26-17

2385 Hwy 60 NE, Worthington, MN 56187 ronsrepair@iw.net

507-343-4265

Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/2/2017 7:15:13 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Ron's Repair - glider vehicle assembler

Attachments: 2019 Rons Repair Small Business Notification EPA Reviewed.pdf

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Friday, September 29, 2017 9:36 AM

To: Healy, Stephen

Cc: Kauffman, Deuce; GREGORY LARSON; ronsrepair@iw.net

Subject: Ron's Repair - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Ron's Repair. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Reviewed and Accepted
Date 9/28//7 EPA Rep

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Ron's Repair, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (If different)
2014	e. dro. si	· · · · · · · · · · · · · · · · · · ·
2013	***************************************	
2012	Andrew delt sone and the sone a	***************************************
2011	***************************************	
2010	•••••••••••••••••••••••••••••••••••••••	

2019 Reviewed and Accepted Date/0/2//Z EPA Rep

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	32
Current - 1	30
Current - 2	28
Current - 3	29

Ownership Structure

Owner	% Ownership
Ronald Prins	100%

Please confirm that this request is acceptable and that Ron's Repair, inc. has met all the requirements for the small business exemption as a gilder vehicle assembler. Thank you for your assistance.

Signature of Company Official

Owner, President

9-26-17

Title

Date

2385 Hwy 60 NE, Worthington, MN 56187 ronsrepair@iw.net 507-343-4265

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/22/2017 5:17:35 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: Need a form for Wagoner Brothers reviewed and signed please...

Attachments: 2019 Wagoner Bros Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com] **Sent:** Wednesday, November 22, 2017 11:46 AM

To: Healy, Stephen

Subject: Need a form for Wagoner Brothers reviewed and signed please...

Model Year was incorrect in previous submittal to you bud, sorry...

Al Denning KW GHG Compliance Manager Off Yarrow Bay - (425)828-5659 Cell - (425)588-7068 Al.Denning@PACCAR.com

2019 Reviewed and Accepted

Wagoner Bros.//22// EPA Rep. Repair



October 16, 2017

Stephen Healy **EPA OTAQ Compliance Center** Diesel Engine Compliance Center Healy.Stephen@epn.gov

Reviewed and Accepted Date 10/23/17 EPA Rep_

Dear Mr. Healy:

This letter is sent to you because we intend to utilize the small business provisions. This is to state that my company, Wagoner Bros. Repair, meets the small business criteria per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336-Transportation Equipment Manufacturer per 13 CFR 121,201. We have 6 employees and have so for the last 5 years.

RE! MODEL YEAR 2019

In the past we have built the following number of gliders:

2010

2011 2012-

2013-

2014-

If there are any questions, please call 641-394-5600 and ask for Linn Wagoner.

Wagoner Bros. Repair Attn: Linn Wagoner 1958 N. Linn Ave. New Hampton, IA 50659

Sincerely,

Linn Wagoner

Sin Dogonoc

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/22/2018 5:32:16 PM

To: 'Chris Stephan' [chris@stephandrp.com]

Subject: RE: Small Business Exemption

Chris.

If you built at least one glider for another company in 2014 then you would qualify. Please list any gliders you assembled for outside clients in these "Sales" column and make a note on your letter that you assembled them for a client. The send the updated letter to me.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Chris Stephan [mailto:chris@stephandrp.com]

Sent: Tuesday, May 22, 2018 11:39 AM

To: Healy, Stephen

Subject: Re: Small Business Exemption

We have build gliders for people that ordered them and had them delivered to us but it wasn't a sale. We were hired to assemble them.

On Tue, May 22, 2018, 10:27 AM Healy, Stephen healy.stephen@epa.gov> wrote:

Chris,

To qualify for the EPA small business glider regulation provisions you must have sold at least one glider to another company in 2014. The small business glider regulations are in 40 CFR 1037.150(t). Here is an excerpt from the regulation that clearly states this:

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the complete regulation section if you would like to read it.
https://www.ecfr.gov/cgi-bin/text-idx?SID=c76ce20523d64c1cc06276a029f51cd5&mc=true&node=se40.36.1037 1150&rgn=div8
Please let me know if you have any questions.
Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121
From: Chris Stephan [mailto:chris@stephandrp.com] Sent: Tuesday, May 22, 2018 8:38 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: Re: Small Business Exemption</healy.stephen@epa.gov>
Here you go. Let me know if you need anything else.
Thanks,
Chris
On Mon, May 21, 2018 at 3:46 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:
Chris,
I only need the letter on the second page of the document you sent. On that letter please add the full company name, address and phone number. Also please add the number of gliders sold each year to outside companies.

Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121
From: Chris Stephan [mailto:chris@stephandrp.com] Sent: Monday, May 21, 2018 12:07 PM To: Healy, Stephen < healy.stephen@epa.gov>; Brandon Speaks < bspeaks@ixe.com> Subject: Small Business Exemption Attached is the request form for small business exemption for glider assembling
Chris Stephan
Stephan DRP, Inc
<u>5050 E 900 N</u>
Roanoke, IN 46783
ph: 260-673-0602
fax: 260-673-0605

--

Chris Stephan

Stephan DRP, Inc

5050 E 900 N

Roanoke, IN 46783

ph: 260-673-0602

fax: 260-673-0605

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/13/2018 7:02:55 PM

To: 'Greg Larson' [greg@larsontrucks.com]

Subject: RE: request for Small Business Exemption

Attachments: 2019 Steve Henderschiedt Trucking Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Greg Larson [mailto:greg@larsontrucks.com]

Sent: Friday, April 13, 2018 12:00 PM

To: Healy, Stephen

Subject: Re: request for Small Business Exemption

Stephen,

These are 2 separate companies.. Steve Henderscheidt built the Glider for his brother Allen in 2014. I understand that the End user can no longer build a Glider..

thanks Greg Larson

From: Healy, Stephen

Sent: Friday, April 13, 2018 10:10 AM

To: Greg Larson

Subject: RE: request for Small Business Exemption

Are the two companies separate? Is one a subsidiary of the other? The reason I ask this is the regulation specifically say that to qualify for the EPA exemption the small business must not have built gliders solely for their own use. Here is an excerpt from the regulation:

§1037.150 Interim provisions

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the Code of Federal Regulations section for the small business glider builder exemption (40 CFR 1037.150(t):

https://www.ecfr.gov/cgi-bin/text-

idx?SID=a9831868ffb269a4388cb7c186e9d82e&mc=true&node=se40.36.1037 1150&rgn=div8

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Greg Larson [mailto:greg@larsontrucks.com]

Sent: Wednesday, April 11, 2018 2:37 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** Fw: request for Small Business Exemption

Stephen,

Here is the reply from the Customer.. Henderschiedt trucking I wasn't sure if this circumstance makes them eligible for an Exemption thanks, Greg Larson

From: Steve Henderschiedt

Sent: Wednesday, April 11, 2018 1:18 PM

To: Greg Larson

Subject: Re: Fw: request for Small Business Exemption

Allen Henderschiedt Trucking inc. bought a new Glider in 2014 and I put the Glider together in at my repair shop (Steve Henderschiedt Trucking Inc.) for Allen in 2014

On Wed, Apr 11, 2018 at 12:53 PM, Greg Larson <greg@larsontrucks.com> wrote:

Steve,

Perhaps you can answer the question from the EPA representative?

-----Original Message----- From: Healy, Stephen Sent: Wednesday, April 11, 2018 12:50 PM

To: Greg Larson

Subject: RE: request for Small Business Exemption

Greg,

Did Steve Henderschiedt Trucking Inc sell a glider in 2014? The EPA small business glider builder exemption regulations (see 40 CFR 10337.150(t)) list several requirements to qualify for the exemption. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and must have sold at least one to another company or person in 2014. Here is an excerpt from the regulation:

§1037.150 Interim provisions

(t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1)

are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

----Original Message----

From: Greg Larson [mailto:greg@larsontrucks.com]

Sent: Wednesday, April 11, 2018 12:08 PM
To: Healy, Stephen < healy.stephen@epa.gov >
Subject: request for Small Business Exemption

Please consider the Request for Steve Henderschiedt.

thanks, Greg Larson

-----Original Message----- From: sales@larsontrucks.com

Sent: Wednesday, April 11, 2018 9:53 AM

To: Greg

Subject: Message from "RNP002673A1EA91"

This E-mail was sent from "RNP002673A1EA91" (MP C3003).

Scan Date: 04.11.2018 10:53:56 (-0400) Queries to: sales@larsontrucks.com

Steve Henderschiedt

STEVE HENDERSCHIEDT TRUCKING INC 2675 | READ AVE.

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy.Stephen@epa.gov

WORTHINGTON MN. 56187

Re: Model Year / 2019

? Request for Small Business Exemption as a Gilder Vehicle Assembler

[Insert Assembler Name] certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled_	Sales (if different)
2014		
2013	***************************************	
2012	***************************************	
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	14
Current - 1	
Current - 2	
Current - 3	

Reviewed and Accepted
Date 4/13/18-EPA Rep

Ownership Structure

Owner	% Ownership
Steve Henderschieft	100%
,	-

Lattest that [Insert Assembler Name] is not affiliated with any other company,

Please confirm that this request is acceptable and that [fusert Assembler Name] has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Address / E-mail / Phone if not printed on company letterbead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/12/2017 12:58:15 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Olmsted Transportation - glider vehicle assembler

Attachments: 2019 Olmstead Transportation Small Business Exclusion EPA Reviewed.pdf

Deb,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Thursday, October 05, 2017 4:40 PM

To: Healy, Stephen

Cc: Joe Hainer; bart@olmstedtransportation.com

Subject: Olmsted Transportation - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Olmsted Transportation Co., Inc. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





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22529 Knopp Road, Mount Vernon, WA 98273 (360) 424-7528 Fax (360)424 0574					
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- 136120 Subsector \$36 - transportation Es.	ugangen Vangigareng ser 1503-12378)				
Glider Vehicle Production					
Year Assembled	Sales (if different)				
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2012					
2011	*				
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Signature of Company Micual	Ĭ₫ŀċ	DATE.			

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/22/2017 6:55:10 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: Have another one that needed revised...

Attachments: 2019 Star Auto Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com] **Sent:** Wednesday, November 22, 2017 1:22 PM

To: Healy, Stephen

Subject: Have another one that needed revised...

Please review Star Auto's letter and approve (Model Year verbiage added), thanks.

Al Denning KW GHG Compliance Manager Off Yarrow Bay - (425)828-5659 Cell - (425)588-7068 Al.Denning@PACCAR.com **Environmental Protection Agency**



August 7, 2017

Dear Sirs; RE! MODEL YEAR 2019

This letter is sent to you because we intend to utilize the small business provisions. This is to state that my company, Star Auto Co, meets the small business criteria as required. We currently have 13 employees and have had for the pa 3 years. The company is owned by myself and my wire, Ruth. We each own 50%. There are no other affiliations with other companies.

In the past we have built the following number of gliders:

2010 -2011 -2012 -2013 -2014

on S/HIT

Reviewed and Accepted Date 11/22/12 EPA Rep

If there are any questions, please call 641-594-2757. Ask for Marlo Jansen, owner.

Star Auto Go Inc attn: "Marlo Jansen 502 1" Ave PO Box 206 Sully, Iowa 50251

Phi: 14155427757 F3 F4155427758

7 - 117)

Defee

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/22/2018 2:27:28 PM

To: 'Chris Stephan' [chris@stephandrp.com]

Subject: RE: Small Business Exemption

Chris.

To qualify for the EPA small business glider regulation provisions you must have sold at least one glider to another company in 2014. The small business glider regulations are in 40 CFR 1037.150(t). Here is an excerpt from the regulation that clearly states this:

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the complete regulation section if you would like to read it. https://www.ecfr.gov/cgi-bin/text-idx?SID=c76ce20523d64c1cc06276a029f51cd5&mc=true&node=se40.36.1037 1150&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Chris Stephan [mailto:chris@stephandrp.com]

Sent: Tuesday, May 22, 2018 8:38 AM

To: Healy, Stephen

Subject: Re: Small Business Exemption

Here you go. Let me know if you need anything else.

Thanks, Chris

On Mon, May 21, 2018 at 3:46 PM, Healy, Stephen healy.stephen@epa.gov wrote:

fax: 260-673-0605

Chris,
I only need the letter on the second page of the document you sent. On that letter please add the full company name, address and phone number. Also please add the number of gliders sold each year to outside companies.
Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121
From: Chris Stephan [mailto: <u>chris@stephandrp.com]</u> Sent: Monday, May 21, 2018 12:07 PM To: Healy, Stephen < <u>healy.stephen@epa.gov</u> >; Brandon Speaks < <u>bspeaks@jxe.com</u> > Subject: Small Business Exemption
Attached is the request form for small business exemption for glider assembling

Chris Stephan
Stephan DRP, Inc
5050 E 900 N
Roanoke, IN 46783
ph: 260-673-0602

Chris Stephan Stephan DRP, Inc 5050 E 900 N

Roanoke, IN 46783

ph: 260-673-0602 fax: 260-673-0605

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/13/2018 3:10:31 PM

To: 'Greg Larson' [greg@larsontrucks.com]

Subject: RE: request for Small Business Exemption

Are the two companies separate? Is one a subsidiary of the other? The reason I ask this is the regulation specifically say that to qualify for the EPA exemption the small business must not have built gliders solely for their own use. Here is an excerpt from the regulation:

§1037.150 Interim provisions

(t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

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Here is a link to the Code of Federal Regulations section for the small business glider builder exemption (40 CFR 1037.150(t):

https://www.ecfr.gov/cgi-bin/text-

idx?SID=a9831868ffb269a4388cb7c186e9d82e&mc=true&node=se40.36.1037 1150&rgn=div8

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Greg Larson [mailto:greg@larsontrucks.com]

Sent: Wednesday, April 11, 2018 2:37 PM

To: Healy, Stephen

Subject: Fw: request for Small Business Exemption

Stephen,

Here is the reply from the Customer.. Henderschiedt trucking I wasn't sure if this circumstance makes them eligible for an Exemption thanks,
Greg Larson

From: Steve Henderschiedt

Sent: Wednesday, April 11, 2018 1:18 PM

To: Greg Larson

Subject: Re: Fw: request for Small Business Exemption

Allen Henderschiedt Trucking inc. bought a new Glider in 2014 and I put the Glider together in at my repair shop (Steve Henderschiedt Trucking Inc.) for Allen in 2014

On Wed, Apr 11, 2018 at 12:53 PM, Greg Larson < greg@larsontrucks.com > wrote:

Steve,

Perhaps you can answer the question from the EPA representative?

-----Original Message----- From: Healy, Stephen Sent: Wednesday, April 11, 2018 12:50 PM

To: Greg Larson

Subject: RE: request for Small Business Exemption

Greg,

Did Steve Henderschiedt Trucking Inc sell a glider in 2014? The EPA small business glider builder exemption regulations (see 40 CFR 10337.150(t)) list several requirements to qualify for the exemption. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and must have sold at least one to another company or person in 2014. Here is an excerpt from the regulation:

§1037.150 Interim provisions

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Greg Larson [mailto:greg@larsontrucks.com]

Sent: Wednesday, April 11, 2018 12:08 PM To: Healy, Stephen < healy.stephen@epa.gov>

Subject: request for Small Business Exemption

Please consider the Request for Steve Henderschiedt.

thanks, Greg Larson

-----Original Message----- From: sales@larsontrucks.com

Sent: Wednesday, April 11, 2018 9:53 AM

To: Greg

Subject: Message from "RNP002673A1EA91"

This E-mail was sent from "RNP002673A1EA91" (MP C3003).

Scan Date: 04.11.2018 10:53:56 (-0400) Queries to: sales@larsontrucks.com

--

Steve Henderschiedt

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/20/2018 6:04:40 PM

To: Joe Lisconish [jlisconish@kenworthne.com]

Subject: RE: Revised Paperwork

Attachments: 2018 TNT Truck Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Joe Lisconish [mailto:jlisconish@kenworthne.com]

Sent: Tuesday, March 20, 2018 1:51 PM
To: Healy, Stephen healy.stephen@epa.gov

Subject: Revised Paperwork

Please see attached. Thanks!

Joseph J Lisconish Kenworth Parts - Syracuse Phone: 315-399-1400

Phone: 315-399-1400 Fax: 315-455-1361

Panit on Company Lenerhead

TNT TRUCK Repair-176 main St. Charry Valley NY 13320

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year [Entop 2018 Year] Request for Small Business Exemption as a Glider Vehicle Assembler

TNTO TOUNGE (Provincertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121 201.

Glider Vehicle Production

Year	Assembled	Sales (If different)
2014		
2013		
2012		***************************************
2011		
2010		

Reviewed and Accepted Date 3/0/6 EPA Rep

Employees

Year	Quantity
Current	3.
Current - 1	
Current - 2	
Current-3	

Ownership Structure

Owner	% Ownership
JOHNS GROUP	0000
	·

Please confirm that this request is acceptable and that \(\textit{NIT +hruckslapes}()\) has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Tirlo

Data

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/12/2017 2:20:37 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

CC: 'Nip Brown' [nbrown@huntertrucksales.com]; 'JBallay@masserspuds.com' [JBallay@masserspuds.com]

Subject: RE: Masser Logistic Services - glider vehicle assembler

Attachments: 2019 Masser Logistic Services Small Business Exclusion EPA Reviewed.pdf

Deb,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Tuesday, October 10, 2017 9:38 AM

To: Healy, Stephen

Cc: Nip Brown; JBallay@masserspuds.com

Subject: Masser Logistic Services - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Masser Logistic Services, LLC. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com
Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





Reviewed and Accepted Date 19/11/12 EPA Rep

Masser Logistic Services, LLC 2 Fearnot Read, PO Box 210 Sacramento, PA 17968 PHONE: (570) 682-3709 FAX: (570) 682-3259

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

2019

Reviewed and Accepted Date 10/3/17 EPA Rep.

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Masser Logistic Services, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014	***************************************	
2013	***************************************	Managaranan
2012	Office and the supplication of the supplicatio	***************************************
2011		***************************************
2010	***************************************	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	26
Current - 1	28
Current - 2	28
Current - 3	21

Ownership Structure

Owner	% Ownership
Sterman Masser, Inc.	100

I attest that Masser Logistic Services, LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Masser Logistic Services, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

David AMarie	PRESIDENT	10/2/17
Signature of Company Official	Title	Onte

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/6/2017 3:10:37 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: TruckServ SBE

Al.

Can you please have them add their company address and contact information?

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com] **Sent:** Wednesday, December 06, 2017 9:59 AM

To: Healy, Stephen Subject: TruckServ SBE Importance: High

Good morning Stephen,

TruckServ previously sent you their form, but they are having difficulties getting me the stamped approved letter you sent back, can you please review and approve for me?

Thanks!

Al Denning KW Renton Engineering Integration Group Lead (425)227-5058 Al.Denning@PACCAR.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/23/2018 1:37:02 PM

To: 'Chris Stephan' [chris@stephandrp.com]

Subject: RE: Small Business Exemption

Attachments: 2018 Stephan Leasing Inc - DRP Repair LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Chris Stephan [mailto:chris@stephandrp.com]

Sent: Tuesday, May 22, 2018 1:50 PM

To: Healy, Stephen

Subject: Re: Small Business Exemption

Letter attached. Thank you

Chris

On Tue, May 22, 2018 at 1:32 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:

Chris,

If you built at least one glider for another company in 2014 then you would qualify. Please list any gliders you assembled for outside clients in these "Sales" column and make a note on your letter that you assembled them for a client. The send the updated letter to me.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Chris Stephan [mailto:chris@stephandrp.com]

Sent: Tuesday, May 22, 2018 11:39 AM

To: Healy, Stephen < healy.stephen@epa.gov >

Subject: Re: Small Business Exemption

We have build gliders for people that ordered them and had them delivered to us but it wasn't a sale. We were hired to assemble them.

On Tue, May 22, 2018, 10:27 AM Healy, Stephen < healy.stephen@epa.gov > wrote:

Chris,

To qualify for the EPA small business glider regulation provisions you must have sold at least one glider to another company in 2014. The small business glider regulations are in 40 CFR 1037.150(t). Here is an excerpt from the regulation that clearly states this:

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a link to the complete regulation section if you would like to read it.

https://www.ecfr.gov/cgi-bin/text-

idx?SID=c76ce20523d64c1cc06276a029f51cd5&mc=true&node=se40.36.1037 1150&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121
From: Chris Stephan [mailto:chris@stephandrp.com] Sent: Tuesday, May 22, 2018 8:38 AM To: Healy, Stephen < healy.stephen@epa.gov> Subject: Re: Small Business Exemption
Here you go. Let me know if you need anything else.
Thanks,
Chris
On Mon, May 21, 2018 at 3:46 PM, Healy, Stephen < healy.stephen@epa.gov > wrote:
Chris,
I only need the letter on the second page of the document you sent. On that letter please add the full company name, address and phone number. Also please add the number of gliders sold each year to outside companies.
Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121

From: Chris Stephan [mailto:chris@stephandrp.com]

Sent: Monday, May 21, 2018 12:07 PM

To: Healy, Stephen healy, Stephen healy, Stephen healy, Stephen healy, Stephen@epa.gov; Brandon Speaks bspeaks@jxe.com>

Subject: Small Business Exemption

Attached is the request form for small business exemption for glider assembling

--

Chris Stephan

Stephan DRP, Inc

5050 E 900 N

Roanoke, IN 46783

ph: 260-673-0602

fax: 260-673-0605

Chris Stephan

Stephan DRP, Inc

5050 E 900 N

Roanoke, IN 46783

ph: 260-673-0602

fax: 260-673-0605

Chris Stephan

Stephan DRP, Inc 5050 E 900 N Roanoke, IN 46783 ph: 260-673-0602 fax: 260-673-0605 Stephan Leasing, Inc./ DRP Repair, LLC

5050 E-900 N. Roanoke, IN 46783

ofi: 260-673-0602

Stephen Healy **EPA OTAQ Compliance Division** Diesel Engine Compliance Center Healy.Stephen@epa.gov

Reviewed and Accepted

Date 5/23/8-EPA Rep

Re: Model Year 20/8

Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Built a PeterbiH 389 glider for Jeff Hoffman in 2014

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	6
Current – 1	
Current – 2	
Current – 3	

Ownership Structure

Owner	% Ownership
Stephan Leasing Take	100
ARP Repair	100
•	

lattest that Stephun Leusing is not affiliated with any other company.

ARP Repair

Please confirm that this request is acceptable and that JAO Depair has met all the requirements for the small business exemption as a glidge vehicle assembler. Thank you for your assistance.

Signature of Company Official

President

Address / E-mail / Phone if not printed an company letterhead:

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

2/27/2018 7:10:12 PM Sent: To: rmloomis@triton.net

Subject: RE: glider

Attachments: 2019 Rob Loomis Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: rmloomis@triton.net [mailto:rmloomis@triton.net]

Sent: Monday, February 26, 2018 9:00 AM To: Healy, Stephen Subject: glider">healy.stephen@epa.gov>Subject: glider

Rob asked me to send this to you with the year changed to 2019.

Thank You

kalang,	cle Production Assembled	36120 Subsector 336 – Transportation Sales (if different)	
2014			
2013			
2012			
2011			
2010			
Current - 2 Current - 3 wnership:	Structure	Date 2/27/18-1	EPA Reprison
Owner	**************************************	% Ownership	
Rob Luc	Mil	/00	

ED_002008_00001393-00001

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/18/2018 5:48:31 PM

Joe Lisconish [jlisconish@kenworthne.com] To:

Subject: RE: Builder

Also one other question. Did Paul's repair sell a glider to another company in 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Joe Lisconish [mailto:jlisconish@kenworthne.com] Sent: Wednesday, April 18, 2018 1:13 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Builder

Stephen,

Good afternoon. Please see attached for a builder number. Let me know. Thanks!

Joseph J Lisconish

Kenworth Parts - Syracuse Phone: 315-399-1400

Fax: 315-455-1361

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/11/2018 5:50:14 PM

To: 'Greg Larson' [greg@larsontrucks.com]

Subject: RE: request for Small Business Exemption

Greg,
Did Steve Henderschiedt Trucking Inc sell a glider in 2014? The EPA small business glider builder
exemption regulations (see 40 CFR 10337.150(t)) list several requirements to qualify for the exemption.
First, the company must qualify as a small business according to the applicable regulations and they must
have built gliders in the time period of 2010 through 2014 and must have sold at least one to another
company or person in 2014. Here is an excerpt from the regulation:

§1037.150 Interim provisions

(t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Greg Larson [mailto:greg@larsontrucks.com]

Sent: Wednesday, April 11, 2018 12:08 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: request for Small Business Exemption

Please consider the Request for Steve Henderschiedt. thanks, Greg Larson

----Original Message---From: sales@larsontrucks.com

Sent: Wednesday, April 11, 2018 9:53 AM

To: Greg

Subject: Message from "RNP002673A1EA91"

This E-mail was sent from "RNP002673A1EA91" (MP C3003).

Scan Date: 04.11.2018 10:53:56 (-0400) Queries to: sales@larsontrucks.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/6/2017 3:31:19 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: TruckServ SBE

Αl.

Also it looks like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11 employees. This number seems rather low for a company with a corporate office and two service locations. The employee count must include the employees of affiliated companies. To qualify for the EPA small business exclusion a company must be below 1500 employees. For your reference here are links to the applicable Small Business Administration regulations;

Small Business Size Regulations:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&tpl=/ecfrbrowse/Title13/13cfr121 main 02.tpl

Calculating Number of Employees:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&node=se13.1.121 1106&rgn=div8

How Affiliation is Determined:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&node=se13.1.121 1103&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen

Sent: Wednesday, December 06, 2017 10:12 AM

To: 'Al Denning'

Subject: RE: TruckServ SBE

Αl,

Can you please have them add their company address and contact information?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Al Denning [mailto:Al.Denning@PACCAR.com]
Sent: Wednesday, December 06, 2017 9:59 AM
To: Healy, Stephen healy.stephen@epa.gov

Subject: TruckServ SBE **Importance:** High

Good morning Stephen,

TruckServ previously sent you their form, but they are having difficulties getting me the stamped approved letter you sent back, can you please review and approve for me?

Thanks!

Al Denning KW Renton Engineering Integration Group Lead (425)227-5058 Al.Denning@PACCAR.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/12/2017 2:23:38 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

CC: 'Justin Smith' [jsmith@huntertrucksales.com]; 'wemovecars@aol.com' [wemovecars@aol.com]

Subject: RE: Big Tows Inc. - glider vehicle assembler

Attachments: 2019 Big Tows Inc Small Business Exclusion EPA Reviewed.pdf

Deb,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Tuesday, October 10, 2017 1:22 PM

To: Healy, Stephen

Cc: Justin Smith; wemovecars@aol.com

Subject: Big Tows Inc. - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Big Tows, Inc. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





75 Demorest Mill Rd, Nanuet NY 10354 35 Grant Street, Romsey, NJ 07446 TEL: 1(800)426-3339 FAX: (845)352-1445

were bigroviece com-

Stephen Brak EPA OTAG Compliance Diseases Reviewed and Accepted Date 9/28/17 EPA Rep

Pleased Engine Compliance Center

Please Streptimations are:

Res. Madel Year 2018 Request for Small Business Exemption as a Gilder Volicle Assembler

certifies that it qualifies as a small business per 13 CFR 171 and is stassified as Heavy they from behands charing WAICS Code 336120 Subjector 236 - Transportation Equipment Manufacturing pm 13 CFB 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)		
2014				
2012				
2010				

Based on the information provided above, our maximum annual overning ellifor veturly production for this market year is

Employees

Year	Quantity	
Current	; 185	
Current 1	3.7	ġ
Current 2	16	
Current - 3	15	

Ownership Structure

Owner	% Ownership	
RICARDO PUOR PRESIDENT	2027	
MONIKA FUON VIPRESIDEMI	50%	

tastest that BIC COVES INC is not additated with any other company.

Please centilin that this request is acceptable and that DIG FOWS INC. has met ab the requirements for the soful business exemption as a plater vehicle assembler. Thank you for your assistance.

Signature of Company Official

PRESIDENT title 09/25/17 Wate

2019

Reviewed and Accepted Date_6/4/_/_ EPA Rep

Address of a position of the said of the production of a matter than the

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/21/2016 6:23:45 PM

To: 'Cathy Niemeyer' [jerseyvilletruckrepair@gmail.com]

Subject: RE: Small Business Exemption

Cathy,

Thank you for your notification letter. There are a few items you'll need to add:

- State the ownership of the company. Who owns the company and what percentage.
- State if there are any affiliations with other companies.
- The number of gliders you built each calendar year for 2010 through 2014.

Please make these additions and I will return a copy of your letter stamped "Received and Accepted".

Please let me know if you have any questions.

Thanks

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Cathy Niemeyer [mailto:jerseyvilletruckrepair@gmail.com]

Sent: Wednesday, December 21, 2016 1:12 PM

To: Healy, Stephen

Subject: Small Business Exemption

Stephen,

Please find attached our letter requesting small business exemption as Glider Vehicle Assembler. Please let me know if you need any other information.

Thank you,

Cathy Niemeyer Jerseyville Truck Repair, LLC 618-639-9171

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 7:09:38 PM

To: PatW [patdm@zoominternet.net]

CC: DAVES TRISTATE [davestristate@zoominternet.net]

Subject: RE: EPA GLIDER- Small Business

Attachments: Daves TriState Truck Service LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: PatW [mailto:patdm@zoominternet.net]

Sent: Friday, February 23, 2018 3:13 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Cc: DAVES TRISTATE <davestristate@zoominternet.net>

Subject: EPA GLIDER- Small Business

Hi,

attached is the letter you requested please review, stamp and return.

if we need any corrections please advise...

Thank you,

Pat

Patricia Winovich
Dave's TriState Truck Service
D&M Express, Inc.
20886 Route 19
Cranberry Township, PA 16066

724-452-8631 x235 Fax: 724-452-6661

patdm@zoominternet.net

20886 Route 19 Cranberry Twp, PA 16066-5902 800-666-1114 724-452-8631 FAX: 724-452-6661

Dave's Tri State Truck Service, LLC

Reviewed and Accepted Date 2/27/14-EPA Rep

February 23, 2018

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

I am a small business owner with 7 employees.

From 2010 to present.

Fed ID # 41-2267082

Owner: David Richard

Past 3 years - Employees 7

Thank You,

David Richard

Owner

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/18/2018 5:46:31 PM

To: Joe Lisconish [jlisconish@kenworthne.com]

Subject: RE: Builder

Joseph.

Can you please have Paul add the business address, contact information and employee count to the letter? Also is 2018 the appropriate model year for the notification. Most are for 2019 model year at this point.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Joe Lisconish [mailto:jlisconish@kenworthne.com]

Sent: Wednesday, April 18, 2018 1:13 PM To: Healy, Stephen healy.stephen@epa.gov

Subject: Builder

Stephen,

Good afternoon. Please see attached for a builder number. Let me know. Thanks!

Joseph J Lisconish

Kenworth Parts - Syracuse

Phone: 315-399-1400 Fax: 315-455-1361

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/23/2017 6:43:24 PM

To: 'Gjerde, James' [James.Gjerde@mhc.com]
Subject: RE: Request for Small Business Exemption

Attachments: Wagoner Bros Repair Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Gjerde, James [mailto:James.Gjerde@mhc.com]

Sent: Thursday, October 19, 2017 5:50 PM

To: Healy, Stephen

Subject: Request for Small Business Exemption

Thanks.

James Gjerde | Sales Representative | 515.265.8111 | Direct 515.261.6307 | Fax 515.265.8836 | Cell 515.290.0630 | james.gjerde@mhc.com
MHC Kenworth Des Moines | 4111 Delaware Ave | Des Moines, IA 50313 | www.mhc.com

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October 16, 2017

Stephen Healy EPA OTAQ Compliance Center Diesel Engine Compliance Center Healy.Stephen@epa.gov

Reviewed and Accepted Date 10/23/17 EPA Rep

Dear Mr. Healy:

This letter is sent to you because we intend to utilize the small business provisions. This is to state that my company, Wagoner Bros. Repair, meets the small business criteria per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336-Transportation Equipment Manufacturer per 13 CFR 121.201. We have 6 employees and have so for the last 5 years.

In the past we have built the following number of gliders:

2010 -2011 -2012-2013-2014-

If there are any questions, please call 641-394-5600 and ask for Linn Wagoner.

Wagoner Bros. Repair Attn: Linn Wagoner 1958 N. Linn Ave. New Hampton, IA 50659

Sincerely,

Linn Wagoner

Son Dogora

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/6/2017 3:35:24 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: TruckServ SBE

Thanks

From: Al Denning [mailto:Al.Denning@PACCAR.com] Sent: Wednesday, December 06, 2017 10:32 AM

To: Healy, Stephen

Subject: RE: TruckServ SBE

Got it thanks Stephen I will get with them to clear this up.

Thanks, Al

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, December 06, 2017 7:31 AM

To: Al Denning

Subject: RE: TruckServ SBE

Αl,

Also it looks like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11 employees. This number seems rather low for a company with a corporate office and two service locations. The employee count must include the employees of affiliated companies. To qualify for the EPA small business exclusion a company must be below 1500 employees. For your reference here are links to the applicable Small Business Administration regulations;

Small Business Size Regulations:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&tpl=/ecfrbrowse/Title13/13cfr121_main_02.tpl

Calculating Number of Employees:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&node=se13.1.121 1106&rgn=div8

How Affiliation is Determined:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&node=se13.1.121 1103&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Healy, Stephen

Sent: Wednesday, December 06, 2017 10:12 AM **To:** 'Al Denning' < <u>Al.Denning@PACCAR.com</u>>

Subject: RE: TruckServ SBE

Αl,

Can you please have them add their company address and contact information?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com]
Sent: Wednesday, December 06, 2017 9:59 AM
To: Healy, Stephen healy.stephen@epa.gov>

Subject: TruckServ SBE **Importance:** High

Good morning Stephen,

TruckServ previously sent you their form, but they are having difficulties getting me the stamped approved letter you sent back, can you please review and approve for me?

Thanks!

Al Denning KW Renton Engineering Integration Group Lead (425)227-5058 Al.Denning@PACCAR.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/16/2017 7:45:31 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Fletchers Diesel Repair - glider vehicle assembler

Attachments: 2019 Fletchers Diesel Repair Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Monday, October 16, 2017 2:04 PM

To: Healy, Stephen

Subject: Fletchers Diesel Repair - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Fletchers Diesel Repair. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





Fletchers Diesel Repair Inc.

42706 5th St. East Lancaster, CA 93535 661-723-3333 1-877-CATPOWR

Reviewed and Accepted Date 19/11/17 EPA Rep_

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

2017 **

Re: Model Year スの十分 Request for Small Business Exemption as a Gilder Vehicle Assembler

Fletchers Diesel Replacertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121,201.

Glider Vehicle Production

Year	Assembled_	Sales (if different)
2014		
2013		
2012		
2011		
2010	***************************************	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is ____

Employees

Year	Quantity	
Current	7	
Current-1	8	
Current - 2	9	
Current - 3	8	

Reviewed and Accepted Date 6/14/12 EPA Rep

Ownership Structure

Owner	% Ownership
michael fletcher	90
BOBBE Fletcher	10

lattest that Flets	hes Desolut	ot affiliated with a	ty other company.
--------------------	-------------	----------------------	-------------------

Flotchers Diesel Repairtue

Please confirm that this request is acceptable and that Free loss. De below met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signifiure of Company Official Title | 10-9-17

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/21/2016 7:49:42 PM

To: 'Cathy Niemeyer' [jerseyvilletruckrepair@gmail.com]

Subject: RE: Small Business Exemption

Attachments: 2018 Jersyville Truck Repair Small Business Notification EPA Reviewed.pdf

Cathy,

Please find the attached document.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Cathy Niemeyer [mailto:jerseyvilletruckrepair@gmail.com]

Sent: Wednesday, December 21, 2016 1:46 PM

To: Healy, Stephen

Subject: RE: Small Business Exemption

Stephen,

Thank you for your help regarding this matter. I have attached an updated letter per your request. Please let me know if you need anything else.

Thanks again,

Cathy Niemeyer Jerseyville Truck Repair, LLC 618-639-9171

From: Healy, Stephen [mailto:healy.stephen@epa.gov]
Sent: Wednesday, December 21, 2016 12:24 PM

To: Cathy Niemeyer < jerseyvilletruckrepair@gmail.com>

Subject: RE: Small Business Exemption

Cathy,

Thank you for your notification letter. There are a few items you'll need to add:

- State the ownership of the company. Who owns the company and what percentage.
- State if there are any affiliations with other companies.
- The number of gliders you built each calendar year for 2010 through 2014.

Please make these additions and I will return a copy of your letter stamped "Received and Accepted".

Please let me know if you have any questions.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Cathy Niemeyer [mailto:jerseyvilletruckrepair@gmail.com]

Sent: Wednesday, December 21, 2016 1:12 PM **To:** Healy, Stephen < healy.stephen@epa.gov>

Subject: Small Business Exemption

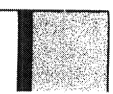
Stephen,

Please find attached our letter requesting small business exemption as Glider Vehicle Assembler. Please let me know if you need any other information.

Thank you,

Cathy Niemeyer Jerseyville Truck Repair, LLC 618-639-9171 Jerseyville Truck Repair, LLC Richard Darr

1671 South State Street, Jerseyville, IL 62052 618-639-9171 jerseyvilletruckrepair@gmail.com



December 21, 2106

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center



Dear Mr. Healy,

Jerseyville Truck Repair, LLC is notifying you to request small business exemption status as a Glider Vehicle Assembler. JTR has employed between 2-4 employees within the past 3 years and currently has 4 full-time employees. Richard D. Darr is the sole owner of the business and has no other company affiliations. Jerseyville Truck Repair has built the following gliders between 2010- 2014:

- 2010
- 2011
- 2012
- 2013
- 2014

Thank you for your help regarding this matter and please let me know if you need any other information.

Sincerely,

Richard Darr (Owner)

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 7:08:11 PM

To: Monroe, Lyle [lmonroe@tlgtrucks.com]

Subject: RE: Request for Small Business Exemption as Glider Assembler

Lyle, Can you please have WA Hodson Trucking add their address and contact information to the letter.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Monroe, Lyle [mailto:lmonroe@tlgtrucks.com]

Sent: Friday, February 23, 2018 2:37 PM

To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Request for Small Business Exemption as Glider Assembler

Stephen

Please find the attached request for Small Business Exemption as a Glider Assembler. Please process asap

Thanks

Lyle Monroe Peterbilt of Cincinnati 2550 Annuity Dr Cincinnati, Ohio 45241 513-673-0878 Cell 800-743-7033 Office 877-538-2830 Fax lmonroe@tlgtrucks.com It's never crowded along the extra mile

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/20/2017 8:17:48 PM

To: 'Gjerde, James' [James.Gjerde@mhc.com]

Subject: RE: Small Business Exemption

Attachments: Harrison Truck Centers Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Gjerde, James [mailto:James.Gjerde@mhc.com]

Sent: Friday, November 17, 2017 12:06 PM

To: Healy, Stephen

Subject: Small Business Exemption

Can I get this approved please

Thanks.

James Gjerde | Sales Representative | 515.265.8111 | Direct 515.261.6307 | Fax 515.265.8836 | Cell 515.290.0630 | james.gjerde@mhc.com
MHC Kenworth Des Moines | 4111 Delaware Ave | Des Moines, IA 50313 | www.mhc.com

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101 Plaza Drive Elk Run Heights, IA 50707 319-234-445

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Reviewed and Accepted Date 11/20/17 EPA Rep

Harrison Truck Centers certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012	•	
2011		
2010	:	

Employees

Year	Quantity
Current	
Current - 1	98%
Current - 2	6.30
Current - 3	184

Ownership Structure

Owner	% Ownership
्रम् पुरस्के व्यवस्था अस्ति । इ.स.च्याची	

Please confirm that this request is acceptable and that *Harrison Truck Centers* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

//// .		
Day Paramet	President	11-15-2017
Signature of Company Official	Title	Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/7/2017 3:35:56 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: TruckServ SBE

Attachments: 2019 TruckServ - URSAMajor Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com] **Sent:** Wednesday, December 06, 2017 6:30 PM

To: Healy, Stephen

Subject: RE: TruckServ SBE

Stephen they modified to include URSAMajor info.

Al

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, December 06, 2017 7:35 AM

To: Al Denning

Subject: RE: TruckServ SBE

Thanks

From: Al Denning [mailto:Al.Denning@PACCAR.com] **Sent:** Wednesday, December 06, 2017 10:32 AM **To:** Healy, Stephen healy.stephen@epa.gov

Subject: RE: TruckServ SBE

Got it thanks Stephen I will get with them to clear this up.

Thanks,

Al

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, December 06, 2017 7:31 AM

To: Al Denning

Subject: RE: TruckServ SBE

Αl,

Also it looks like TruckServ is affiliated with Ursa Logistics and/or Ursa Major Corp. The employee count shows only 11 employees. This number seems rather low for a company with a corporate office and two service locations. The

employee count must include the employees of affiliated companies. To qualify for the EPA small business exclusion a company must be below 1500 employees. For your reference here are links to the applicable Small Business Administration regulations;

Small Business Size Regulations:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&tpl=/ecfrbrowse/Title13/13cfr121_main_02.tpl

Calculating Number of Employees:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&node=se13.1.121_1106&rgn=div8

How Affiliation is Determined:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=13b9be9f38a5bc1c83a4b85b7112d49f&mc=true&node=se13.1.121_1103&rgn=div8

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen

Sent: Wednesday, December 06, 2017 10:12 AM **To:** 'Al Denning' < <u>Al.Denning@PACCAR.com</u>>

Subject: RE: TruckServ SBE

Αl,

Can you please have them add their company address and contact information?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com]
Sent: Wednesday, December 06, 2017 9:59 AM
To: Healy, Stephen healy.stephen@epa.gov

Subject: TruckServ SBE **Importance:** High

Good morning Stephen,

TruckServ previously sent you their form, but they are having difficulties getting me the stamped approved letter you sent back, can you please review and approve for me?

Thanks!

Al Denning KW Renton Engineering Integration Group Lead (425)227-5058 Al.Denning@PACCAR.com



An USRAMajor Company Gary Anderson OPS Manager gary.anderson@truckserv.com 2817 East County Highway O Janesville, WI 53546 Phone: (608) 314-2000 Fax: (608) 314-2004

Stephen Healy **EPA OTAQ Compliance Division** Diesel Engine Compliance Center Healy.Stephen@epa.gov

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Ursa Major Corp | certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121 201.

Glider Vehicle Production

Year	Assem	ss (if different)
2014		
2013		
2012		
2011		
2010		

Reviewed and Accepted Date 12/7/12 EPA Rep

Employees

Year	Quantity
Current	3/5
Current - 1	280
Current - 2	265
Current - 3	250

Ownership Structure

Owner	% Ownership
John Chroale Lampea	100

Please confirm that this request is acceptable and that $\mathcal{U}(S) \bowtie_{\mathcal{K}} \mathcal{U}(S)$ has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Geration Manager 12/5/17

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/16/2017 7:46:59 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Paul M Martin Trucking - glider vehicle assembler

Attachments: 2019 Paul M Martin Trucking Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Thursday, October 12, 2017 4:01 PM

To: Healy, Stephen

Subject: Paul M Martin Trucking - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Paul M Martin Trucking. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



PAUL M MARTIN TRUCKING LLC PH 717-355-5043

Stephen Healy **EPA OTAQ Compliance Division** Diesel Engine Compilance Center Healy.Stephon@epa.gov

02 2019

Re: Model Year [2018] Request for Small Business Exemption as a Gilder Vehicle Assembler

Paul Martin Trucking LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		A.
2012	***************************************	***************************************
2011	***************************************	
2010	······································	•••••

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	16
Current-1	14
Current - 2	14
Current - 3	12

Reviewed and Accepted Date_____EPA Rep____

Ownershin Structura

Owner	% Ownership
Paul Martin	100

I attest that Paul Martin Trucking, U.C. is not affiliated with any other company.

Please confirm that this request is acceptable and that Poul Martin Trucking LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

211 Joylin Dr/ nathoney 1681.pm2gmail.com/ 717 471 6858

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/22/2016 6:40:28 PM

To: 'Cathy Niemeyer' [jerseyvilletruckrepair@gmail.com]

Subject: RE: Small Business Exemption

Attachments: 2017 Jersyville Truck Repair Small Business Notification EPA Reviewed.pdf

Cathy,

Please see the attached document. Let me know if you have any questions.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Cathy Niemeyer [mailto:jerseyvilletruckrepair@gmail.com]

Sent: Wednesday, December 21, 2016 3:16 PM

To: Healy, Stephen

Subject: RE: Small Business Exemption

Stephen,

I am so sorry I made a clerical mistake. In the year 2014 I had put and in reality it was supposed to be please review my updated letter, I am so sorry for any inconvenience.

Thank You,

Cathy Niemeyer Jerseyville Truck Repair, LLC 618-639-9171

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, December 21, 2016 1:50 PM

To: Cathy Niemeyer < jerseyvilletruckrepair@gmail.com >

Subject: RE: Small Business Exemption

Cathy,

Please find the attached document.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Cathy Niemeyer [mailto:jerseyvilletruckrepair@gmail.com]

Sent: Wednesday, December 21, 2016 1:46 PM

To: Healy, Stephen < healy.stephen@epa.gov>

Subject: RE: Small Business Exemption

Stephen,

Thank you for your help regarding this matter. I have attached an updated letter per your request. Please let me know if you need anything else.

Thanks again,

Cathy Niemeyer Jerseyville Truck Repair, LLC 618-639-9171

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, December 21, 2016 12:24 PM

To: Cathy Niemeyer < ierseyvilletruckrepair@gmail.com >

Subject: RE: Small Business Exemption

Cathy,

Thank you for your notification letter. There are a few items you'll need to add:

- State the ownership of the company. Who owns the company and what percentage.
- State if there are any affiliations with other companies.
- The number of gliders you built each calendar year for 2010 through 2014.

Please make these additions and I will return a copy of your letter stamped "Received and Accepted" .

Please let me know if you have any questions.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Cathy Niemeyer [mailto:jerseyvilletruckrepair@gmail.com]

Sent: Wednesday, December 21, 2016 1:12 PM **To:** Healy, Stephen healy.stephen@epa.gov

Subject: Small Business Exemption

Stephen,

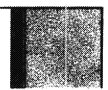
Please find attached our letter requesting small business exemption as Glider Vehicle Assembler. Please let me know if you need any other information.

Thank you,

Cathy Niemeyer

Jerseyville Truck Repair, LLC 618-639-9171

Jerseyville Truck Repair, LLC Richard Darr 1671 South State Street, Jerseyville, IL 62052 618-639-9171 jerseyvilletruckrepair@gmail.com



December 21, 2106

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center Dear Mr. Healy,

Jerseyville Truck Repair, LLC is notifying you to request small business exemption status as a Glider Vehicle Assembler. JTR has employed between 2-4 employees within the past 3 years and currently has 4 full-time employees. Richard D. Darr is the sole owner of the business and has no other company affiliations. Jerseyville Truck Repair has built the following gliders between 2010- 2014:

- 2010 -
- 2011 ·
- 2012 -
- 2013 -
- 2014

Thank you for your help regarding this matter and please let me know if you need any other information.

Sincerely,

Richard Darr (Owner)

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

4/5/2018 7:57:02 PM Sent:

'Gjerde, James' [James.Gjerde@mhc.com] To: Subject: RE: Request for Small Business Exemption

James.

Please send a list of the VINs of the vehicles that were built in 2014.

Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center 734--214-4121

From: Gjerde, James [mailto:James.Gjerde@mhc.com]

Sent: Wednesday, March 21, 2018 9:18 AM

To: Healy, Stephen

Subject: Request for Small Business Exemption

James Gjerde

New Truck Sales Representative



MHC Kenworth - Des Moines

4111 Delaware Avenue : Des Moines, IA 50313

(515) 265-8111 x 6307 | direct

(515) 290-0630 mobile

(515) 265-8836 | fax

james.gjerde@mhc.com

MHC website | vCard | blog | map



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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/23/2017 6:41:22 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Barris Supply Company - glider vehicle assembler

Attachments: 2019 Barris Supply Company Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Monday, October 23, 2017 9:57 AM

To: Healy, Stephen

Subject: Barris Supply Company - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Barris Supply Company. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



Barris Supply Company, Inc

PO Box 156, 3500 Sharon Rd . West Middlesex, Pa 16159

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Reviewed and Accepted Date 19/19/17 EPA Rep

2019 PR

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Barris Supply Company, Inc certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assemb	led	Sales (if different)
2014	5			· · · · · · · · · · · · · · · · · · ·
2013		****		are in the care
2012	\$ 0.00 mm 1.00	e com a se a aces e e		
2011		* *		·
2010		a bada bar a dada arga g		

Employees

Year	Quantity	
Current	11.	
Current - 1	11	
Current - 2	10	
Current – 3	9	

Reviewed and Accepted
Date 10/03/17 EPA Rep

Ownership Structure

Owner	% Ownership
Jerald W. Barris Jr.	51%
Tyler J. Barris	49%
erentaliste et e tre tre tre de desertigationes et le 1916 en 1921 en 2010 en deservado en 2010 en 2010 en 2010 En 1910 en 2010 en 20	and a second

Please confirm that this request is acceptable and that Barris Supply Company, Inc has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Sangture of Company Official

- UKI PUBATENT

10-

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/9/2018 4:19:21 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

CC: 'Felipe Munoz' [Felipe.Munoz@PACCAR.com]

Subject: RE: 20180109070451795.pdf

Attachments: 2019 Aviant Truck Centers Inc Small Business.pdf

From: Al Denning [mailto:Al.Denning@PACCAR.com]

Sent: Tuesday, January 09, 2018 10:13 AM

To: Healy, Stephen **Cc:** Felipe Munoz

Subject: 20180109070451795.pdf

Stephen,

I modified this to reflect Model Year 2019 please review and return to us.

Thanks,

Al Denning KW GHG Compliance Manager Off Yarrow Bay - (425)828-5659 Cell - (425)588-7068 Al.Denning@PACCAR.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/1/2018 9:14:09 PM

To: 'Cathy Niemeyer' [jerseyvilletruckrepair@gmail.com]

Subject: RE: Small Business Exemption

Attachments: Jerseyville Truck Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Cathy Niemeyer [mailto:jerseyvilletruckrepair@gmail.com]

Sent: Thursday, February 01, 2018 2:15 PM

To: Healy, Stephen

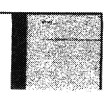
Subject: Small Business Exemption

Mr. Healy,

Please find attached our letter requesting small business exemption as a Glider Vehicle Assembler. Please let me know if you need anything else.

Thank you,

Cathy Niemeyer Jerseyville Truck Repair Inc. 618-639-9171 Jerseyville Truck Repair Inc. Richard Darr 1671 South State Street, Jerseyville, IL 62052 618-639-9171 jerseyvilletruckrepair@gmail.com



February 1, 2018

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center Reviewed and Accepted Date 2 / // SEPA Rep

Dear Mr. Healy,

Jerseyville Truck Repair Inc. is notifying you to request small business exemption status as a Glider Vehicle Assembler. JTR has employed between 2-4 employees within the past 3 years and currently has 2 full-time employees. Richard D. Darr is the sole owner of the business and has no other company affiliations. Jerseyville Truck Repair has built the following gliders between 2010-2014:

- 2010 -
- 2011 -
- 2012 -
- 2013 -
- 2014 -

Thank you for your help regarding this matter and please let me know if you need any other information.

Sincerely

Richard Darr (Owner)

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/13/2018 3:29:38 PM

'Gjerde, James' [James.Gjerde@mhc.com] To: Subject: RE: Request for Small Business Exemption

Attachments: 2019 CCB LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center 734--214-4121

From: Gjerde, James [mailto:James.Gjerde@mhc.com]

Sent: Wednesday, March 21, 2018 9:18 AM

To: Healy, Stephen

Subject: Request for Small Business Exemption

James Gjerde

New Truck Sales Representative



MHC Kenworth - Des Moines

4111 Delaware Avenue Des Moines, IA 50313

(515) 265-8111 x 6307 | direct

(515) 290-0630 mobile

(515) 265-8836 : fax

james.gjerde@mhc.com MHC website | vCard | blog | map







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CCB,LLC 216 5TH ST. NW BRITT.IA 50423

Reviewed and Accepted
Date 4//3//8 EPA Rep

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy, Stephen@epa.gov

Re: Model Year

2019

Request for Small Business Exemption as a Gilder Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy CCB,LLC Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121,201.

Gilder Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012	***************************************	
2011	***************************************	
2010	***************************************	

Employees

Year	Quantity
Current	2
Current - 1	2
Current - 2	2
Current - 3	2

Ownership Structure

Owner	% Ownership
Lashea Monson	100

Please confirm that this request is acceptable and that has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Owner

3/20/2018

Title

Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/25/2017 3:23:32 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Cleveland Brothers Equipment Co. - glider vehicle assembler **Attachments**: 2019 Cleveland Bros Small Business Exemption EPA Reviewed.pdf

Deb,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Monday, October 23, 2017 3:19 PM

To: Healy, Stephen

Subject: Cleveland Brothers Equipment Co. - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Cleveland Brothers Equipment Co., Inc. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



Cleveland Brothers



Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen a cpa gov

7019 Reviewed and Accepted

Reviewed and Accepted Date 10/23/12 EPA Rep

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Cleveland Brothers Equipment Co., Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121,201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014	***************************************	
2013	***************************************	
2012		
2011	***************************************	
2010	***************************************	

Employees

Year	Quantity
Current	1161
Current - 1	1140
Current – 2	1338
Current - 3	1324

Ownership Structure

Owner	% Ownership
Jay W. Cleveland Jr.	100%

Please confirm that this request is acceptable and that Cleveland Brothers Equipment Co., Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

1111

Cleveland Brothers Equipment Co., Inc.

4565 William Penn Highway Murrysville, PA 15668 1-888-232-5948

5300 Paxton Street Harrisburg, PA 17111 1-800-482-2378

> Bellefonte-Blawnox-Camp Hill-Chambers Hill-Clarksburg, WV-Clearfield-Cranberry Twp-Erie-Frackville-Indiana-Lancaster-Lantz Corners-Manada Hill-Mansfield-Milesburg-Mount Pleasant-New Stanton-Mansfield-Shinnston, WV-Somerset-State College-Turbotville-Wilkes Barre

> > www.clevelandbrothers.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/13/2018 2:50:05 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: Need revised copy for East Texas Truck Center please...

Attachments: 2019 East Texas Truck Center Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com]

Sent: Thursday, April 12, 2018 4:28 PM

To: Healy, Stephen

Subject: Need revised copy for East Texas Truck Center please...

Importance: High

Stephen,

Please reapprove (Model Year was incorrect on 1st submittal they sent you).

Thanks,

Al Denning KW GHG Compliance Manager Off Yarrow Bay - (425)828-5659

Cell - (425)588-7068 Al.Denning@PACCAR.com

East Texas TRUCKCENTER

2019 mm

Re: Model Year 2018 Request for Small Business Exemption as a Gilder Vehicle Assembler

East Texas Truck Center Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014	***************************************	
2013	***************************************	
2012	emorphological de la companya de la	
2011	······································	
2010	~~~~	

Employees

Year	Quantity
Current	17
Current - 1	
Current - 2	
Current - 3	

Reviewed and Accepted Date 4/5/18 EPA Rep

Ownership Structure

Owner	% Ownership
Forrest Hodges	51
Josh Burch	19

2019
Reviewed and Accepted
Date 4/13/18 EPA Rep



I attest that East Texas Truck Center Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that East Texas Truck Center Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Joh Roch	President	3/21/2018
Signature of Coppany Official	Title	Date
Walderson Committee Control of the C	taraict and	

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/3/2017 6:15:30 PM

To: 'calvin.gatch@gmail.com' [calvin.gatch@gmail.com]

Subject: EPA Small Business Notification Letter Information

Calvin,

From our discussion It sounds as though your company would qualify as a small business. To utilize the small business exclusion the regulation requires a notification letter to the EPA. This letter will satisfy the requirements of 1037.150(c). A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) The size threshold for Heavy Duty Truck Manufacturers appears to be 1500 employees - this is what is listed for NAICS Code 336120.
- State who owns the company and if there are multiple owners state each owner and the percentage ownership for each. Also state whether or not the company is not affiliated with any other company. If there is an affiliation state what that is.
- State the number of employees for each of the past 3 years (this total number of employees should include affiliated companies).
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

It's quickest for us if you can scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above if that helps. Don't need anything fancy. You can use the stamped EPA reviewed copy for proof to PACCAR or Daimler that you meet the EPA small business requirements.

Here is a link to the regulations if you are interested. The specific sections for small business and gliders are 1037.150(c) - small business, 1037.150(t) Interim Glider Provisions, 1037.635 - Glider Provisions:

https://www.ecfr.gov/cgi-bin/text-

idx?SID=35e2cdbd03302b64686dadf7e4977291&mc=true&node=pt40.36.1037&rgn=div5#se40.36.1037 1635

A link to the small business regulations for your reference:

https://www.ecfr.gov/cgi-bin/text-idx?SID=d6d440aaacb893260640acd8cfbf7045&mc=true&node=pt13.1.121&rgn=div5

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

5/9/2018 7:19:46 PM Sent:

'Gjerde, James' [James.Gjerde@mhc.com] To:

Subject: **RE: Small Business Exemption**

Attachments: 2019 Harrison Corp dba Western Freightliner Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center 734--214-4121

From: Gjerde, James [mailto:James.Gjerde@mhc.com]

Sent: Tuesday, May 08, 2018 5:18 PM

To: Healy, Stephen

Subject: Small Business Exemption

James Gjerde

New Truck Sales Representative



MHC Kenworth - Des Moines

4111 Delaware Avenue Des Moines, IA 50313

(515) 265-8111 x 6307 : direct

(515) 290-0630 mobile

(515) 265-8836 | fax

james.gjerde@mhc.com

MHC website | vCard | blog | map







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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/31/2017 5:59:26 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Earl R. Martin Inc. - glider vehicle assembler

Attachments: 2019 ERM Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Monday, October 30, 2017 11:57 AM

To: Healy, Stephen

Subject: Earl R. Martin Inc. - glider vehicle assembler

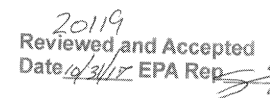
Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Earl R. Martin, Inc. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





1 8/3/17



Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Earl R. Martin Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014	***************************************	
2013		
2012		
2011		
2010	***************************************	

Employees

Year	Quantity
Current	52
Current - 1	
Current – 2	
Current - 3	

Ownership Structure

Owner	% Ownership
Earl Martin Jr.	92
Earl Martin Sr.	8

Earl R. Martin, Inc. / P. O. Box 67 / East Earl, PA 17519 (717) 354-4061 <u>www.Earl.RMartin.com</u> natur Tuberi dekoryai Alaksi dekoryaisi

Please confirm that this request is acceptable and that Earl R. Martin Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Difficial Title 7/31/17

Date

Earl R. Martin, Inc. / P. O. Box 67 / East Earl, PA 17519 www.Earl.RMartin.com (717) 354-4061

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/11/2018 3:12:55 PM

To: 'Al Denning' [Al.Denning@PACCAR.com]

Subject: RE: Glider assembler code -05/10- DECLINED

Αl,

Can you give me a call on this? I'd like to discuss.

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Al Denning [mailto:Al.Denning@PACCAR.com]

Sent: Thursday, May 10, 2018 12:44 PM

To: Healy, Stephen **Cc:** Felipe Munoz

Subject: FW: Glider assembler code -05/10- DECLINED

Importance: High

Need your guidance here Stephen, can you review Brian's comments and the attached. Can he indeed file an SBE under a different name or is the fact that he has ownership of all of them precluding that his original allocation limit needs to be enforced without adding a new Assembler code and allocation limit?

Thanks in advance!

From: Brian Harrison < brianh@htctrucks.com >

Sent: Thursday, May 10, 2018 8:50 AM

To: KW Marketing GHG < KW. Marketing. GHG@PACCAR.com>

Cc: james.gjerde@mhc.com; Al Denning < Al.Denning@PACCAR.com >

Subject: RE: Glider assembler code -05/10- DECLINED

These were two different companies. We purchased Westman Freightliner in 2015 as a stock purchase, separate entity and Westman also did glider kits. These should be treated as separate companies.

Thanks

From: KW Marketing GHG [mailto:KW.Marketing.GHG@PACCAR.com]

Sent: Thursday, May 10, 2018 10:40 AM

To: Brian Harrison

Cc: james.gjerde@mhc.com; Al Denning

Subject: Glider assembler code -05/10- DECLINED

Brian:

We are unable to accept your new request

Harrison Corporation already submitted a request (attached form- Harrison Truck Center) and filled the 300 seats limit for MY2019

Thanks Felipe Munoz

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/22/2018 8:18:22 PM

To: 'Brian Clegg' [BClegg@striblingequipment.com]

Subject: RE: Empire Truck Sales EPA Notification

Brian,

Can you please add the number of gliders sold to outside companies in 2014?

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Brian Clegg [mailto:BClegg@striblingequipment.com]

Sent: Tuesday, May 22, 2018 3:48 PM

To: Healy, Stephen

Subject: Empire Truck Sales EPA Notification

See attached. Please let me know if you need anything else.

Thanks.

Brian Clegg, CPA
Vice President of Administration
Stribling Equipment, LLC/Empire Truck Sales, LLC
Office - 601-933-5193
Cell - 601-946-6019

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/20/2018 5:27:24 PM

To: Randy Varner [randyvwtc@gmail.com]

Subject: RE: glider letter

Randy,

Has Westlie Truck Center of Dickson sold any of the gliders that they have assembled to another company or person? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. The letter does not indicate if any gliders have been sold. You should review your records to see if any gliders were sold in 2014. Please see the excerpt from the regulation below:

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Randy Varner [mailto:randyvwtc@gmail.com]

Sent: Monday, March 19, 2018 6:11 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: glider letter

STEPHEN

Attached is the letter as per requested for you to sign and send back for us to commence building some gliders for our customers.

If you need any further information please do not hesitate to contact me either by phone or e-mail.

Thank You

Randy L Varner



Randy Varner

Sales

Westlie Truck Center of Dickinson

985 29th Avenue East

PO Box 1900

Dickinson, ND 58602

Cell: <u>701-690-3966</u>

Office: 701-456-8744

800-603-4320

Fax: <u>701-225-2916</u>

randyvwtc@gmail.com

Pride In Customer Service!





Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/20/2018 4:22:20 PM

'Gjerde, James' [James.Gjerde@mhc.com] To: Subject: RE: Request for Small Business Exemption

Attachments: 2019 Bill and Rays Auto Service Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center 734--214-4121

From: Gjerde, James [mailto:James.Gjerde@mhc.com]

Sent: Monday, February 19, 2018 12:34 PM

To: Healy, Stephen

Subject: Request for Small Business Exemption

James Gjerde

New Truck Sales Representative



MHC Kenworth - Des Moines

4111 Delaware Avenue Des Moines, IA 50313

(515) 265-8111 x 6307 | direct

(515) 290-0630 mobile

(515) 265-8836 : fax

james.gjerde@mhc.com MHC website | vCard | blog | map







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BILL AND RAY'S AUTO SERVICE, INC.

Phone 641-673-3370 Fax 641-673-6251

2455 Hwy. 23 South Oskaloosa, IA 52577

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy Stephen@epa.gov

Re: Model Year 2019

Request for Small Business Exemption as a Glider Vehicle Assembler

Bill + Ray Acts Sousertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy buty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Employees

Year	Quantity
Current	20
Current - 1	18
Current - 2	18
Current – 3	1 9

Reviewed and Accepted

Ownership Structure

Owner	% Ownership
David DeTona	50%
Dennis De Jona	50%

Please confirm that this request is acceptable and that Bills Rays Auto Science has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/1/2017 6:52:53 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Rodney Rohrbaugh Trucking - Glider vehicle assembler

Attachments: 2019 Rodney Rohrbaugh Trucking Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Wednesday, November 01, 2017 1:06 PM

To: Healy, Stephen

Subject: Rodney Rohrbaugh Trucking - Glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Rodney Rohrbaugh Trucking Inc. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



Reviewed and Accepted Date/0/31/12 EPA Rep

Stephen Healy **EPA OTAQ Compliance Division** Diesei Engine Compliance Center Healy.Stephen@epa.goy

2019 200

Re: Model Year 2048 Request for Small Business Exemption as a Gilder Vehicle Assembler

Rodney Rohrbaugh Trucking Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121,201.

Glider Vehicle Production

Year	Assembled	Sales (If different)
2014	***************************************	***************************************
2013		
2012	***************************************	
2011		***************************************
2010	***************************************	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	17
2016	17
2015	19
2014	16

Ownership Structure

Owner .	% Ownership
Rodney Rohrbaugh	100

Lattest Rodney Rohrbaugh Trucking INc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Rodney Rohrbaugh Trucking INc. has met all the requirements for the Small business exemption as a glider vehicle assembler. Thank you for your assistance.

16015 McConnelsville Rd. Caldwell, Oblo 43724 (740)782-7382 Ret6@frontler.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 7/31/2017 8:28:27 PM

To: 'Aj Pfab' [pfabtrucking@yahoo.com]

Subject: RE: Sign form

Attachments: Pfab Trucking Small Business Notification EPA Reviewed.pdf

From: Aj Pfab [mailto:pfabtrucking@yahoo.com]

Sent: Saturday, July 29, 2017 4:37 PM

To: Healy, Stephen Subject: Sign form

Thanks, AJ

From:

A.J. Pfab, DBA: Pfab Trucking

15017 Ryan Road Peosta, Iowa 52068 USDOT: 1708664 Cell: (563) 599-4569

ofabtrucking@yahoo.com

To:

Mr. Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center (734) 214-4121

healy stephen@epa.gus

Pfab Trucking authorization to utilize the small business exclusion requirements of 1037.150(c) to continue assembling semi-tractor glider kits with pre-emission engines manufactured prior to 2007.

Pfab Trucking meets the small business criteria listed in 40 CFR 1037.150 (c) and 13 CFR 121.201. Pfab Trucking was founded in 2007 by A.J. Pfab. He retains 100% ownership of the company. Pfab Trucking is not affiliated with any other company.

Pfab Trucking has maintained eight full-time employees each year since 2013 and five employees from 2010 to 2012.

Pfab Trucking Pfab Trucking

Sincerely,

A.J. Pfab, owner and president

(1) / 1/20/17

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/22/2018 8:21:39 PM

To: 'Brian Clegg' [BClegg@striblingequipment.com]

Subject: RE: Empire Truck Sales EPA Notification

You could state that they were assembled and sold.

Steve

From: Brian Clegg [mailto:BClegg@striblingequipment.com]

Sent: Tuesday, May 22, 2018 4:20 PM

To: Healy, Stephen

Subject: RE: Empire Truck Sales EPA Notification

So you need the number that we sold, not just the ones we built? We answered this with just the ones that we built but I can update as needed.

Brian Clegg, CPA
Vice President of Administration
Stribling Equipment, LLC/Empire Truck Sales, LLC
Office - 601-933-5193
Cell - 601-946-6019

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, May 22, 2018 3:18 PM

To: Brian Clegg < <u>BClegg@striblingequipment.com</u>> **Subject:** RE: Empire Truck Sales EPA Notification

Brian,

Can you please add the number of gliders sold to outside companies in 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Brian Clegg [mailto:BClegg@striblingequipment.com]

Sent: Tuesday, May 22, 2018 3:48 PM

To: Healy, Stephen < healy.stephen@epa.gov > Subject: Empire Truck Sales EPA Notification

See attached. Please let me know if you need anything else.

Thanks.

Brian Clegg, CPA

Vice President of Administration Stribling Equipment, LLC/Empire Truck Sales, LLC Office - 601-933-5193 Cell - 601-946-6019

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 6:03:35 PM

To: jeannie@dieselpower-reman.com

Subject: EPA Small Business Provisions for Glider Builders

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each
 owner and the percentage ownership for each. Also describe any affiliations with other companies or state that
 there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1150$

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1635$

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/20/2018 5:23:25 PM

Joe Lisconish [jlisconish@kenworthne.com] To:

Subject: RE: Glider Builder Submission

Joseph,

The letter (page 1) is missing the applicable model year - PACCAR will request that be added. You may want to check if 2018 gliders are still available. The company name, address and contact information must be included as part of the letter. The first page is the only one applicable for the EPA small business notification

Please contact me if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Joe Lisconish [mailto:jlisconish@kenworthne.com] Sent: Tuesday, March 20, 2018 1:05 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Glider Builder Submission

Stephen,

Good afternoon. Customer is submitting paperwork to be a glider builder. Please see attached. Please advise. Thanks!

Joseph J Lisconish Kenworth Parts - Syracuse

Phone: 315-399-1400 Fax: 315-455-1361

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/11/2017 6:43:59 PM

To: 'Flahart Transport' [flaharttransport752@gmail.com]

Subject: RE: 2018 Assembler request

Attachments: 2018 Flahart Transport Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Flahart Transport [mailto:flaharttransport752@gmail.com]

Sent: Thursday, December 07, 2017 5:10 PM

To: Healy, Stephen

Subject: 2018 Assembler request

Attached is Glider Vehicle Assembler request.

Thank you!

Carol Young

Flahart Transport Inc. P(717)548-0282 F(717)548-0289

FLAHART TRANSPORT INC. Benjamin C Flahart P O Box 248 Peach Bottom, PA 17563 Phone (717) 548-0282 Fax (717) 548-0289

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Flahart Transport Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	***************************************	
2012	**************************************	
2011	***************************************	······
2010	nemanagements	

Employees

Year	Quantity
Current	3
Current – 1	3
Current – 2	3
Current – 3	3

Reviewed and Accepted Date <u>/2///</u> EPA Rep

Ownership Structure

Owner	% Ownership
Benjamin Flahart	100

Please confirm that this request is acceptable and that Flahart Transport Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Deta

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/1/2017 6:53:16 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: C. L. Richert Trucking - Glider vehicle assembler

Attachments: 2019 CL Richert Trucking Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Tuesday, October 31, 2017 2:45 PM

To: Healy, Stephen

Subject: C. L. Richert Trucking - Glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for C. L. Richert Trucking Co. Inc. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



Reviewed and Accepted Date 6/3//1/ EPA Rep

Stephen Healy **EPA OTAQ Compliance Division** Diesel Engine Compliance Center Healy,Stephen@epa.goy 2019 000

Re: Model Year 2018 Request for Small Business Exemption as a Gilder Vehicle Assembler

C.L. Richert Trucking Co.inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121,201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		~~~~ ~~~
2012	***************************************	***************************************
2011	**************************************	
2010	•••••	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	28
2016	31
2015	29
2014	29

Reviewed and Accepted Date // EPA Rep

Ownership Structure

Owner	% Ownership
Wilma Richert	100
	······

Lattest C.L. Richert Trucking Co. INc. is not offiliated with any other company.

Please confirm that this request is acceptable and that C.L. Richart Trucking Co. INc. has met all the requirements for the Small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company/Official FO 00x 293

president

10-27-17

Title

Date

162 Columbus Rd.

Mount Vernon, OH 49050

donnlerichert@vahoo.com (740)397-4500

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/5/2017 7:14:07 PM

To: 'Aaron Nolt Jr' [aaronnoltjr@yahoo.com]

Subject: RE: Glider Small Business Exclusion Information

Aaron.

Overall this looks fine except could you please list how many gliders you built each year. This is a very important part of the information because it determines how many gliders you may build per year.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Aaron Nolt Jr [mailto:aaronnoltjr@yahoo.com]

Sent: Tuesday, December 05, 2017 12:45 PM

To: Healy, Stephen

Subject: Re: Glider Small Business Exclusion Information

Attention Stephen!

On Tuesday, December 5, 2017, 10:26:47 AM EST, Healy, Stephen < healy.stephen@epa.gov> wrote:

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each
 owner and the percentage ownership for each. Also describe any affiliations with other companies or state that
 there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.

Signed by the owner(s) or company official.
You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.
For your reference here are a number links to regulations that are applicable:
40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):
http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150
40 CFR 1037.635 – Glider kits and glider vehicles: http://www.ecfr.gov/cgi-bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037 1635
13 CFR Part 121
Small business general provisions: describes how to determine affiliations and determine employee count:
http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7
Size standards for small business:
http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8
Please give me a call if you have further questions.
Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 5/23/2018 1:34:51 PM

To: 'Brian Clegg' [BClegg@striblingequipment.com]

Subject: RE: Empire Truck Sales EPA Notification **Attachments**: Empire Truck Sales Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Brian Clegg [mailto:BClegg@striblingequipment.com]

Sent: Tuesday, May 22, 2018 4:41 PM

To: Healy, Stephen

Subject: RE: Empire Truck Sales EPA Notification

Stephen, please see attached and let me know if this is sufficient.

Thanks.

Brian Clegg, CPA
Vice President of Administration
Stribling Equipment, LLC/Empire Truck Sales, LLC
Office - 601-933-5193
Cell - 601-946-6019

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, May 22, 2018 3:22 PM

To: Brian Clegg < <u>BClegg@striblingequipment.com</u>> **Subject:** RE: Empire Truck Sales EPA Notification

You could state that they were assembled and sold.

Steve

From: Brian Clegg [mailto:BClegg@striblingequipment.com]

Sent: Tuesday, May 22, 2018 4:20 PM

To: Healy, Stephen < healy.stephen@epa.gov > **Subject:** RE: Empire Truck Sales EPA Notification

So you need the number that we sold, not just the ones we built? We answered this with just the ones that we built but I can update as needed.

Brian Clegg, CPA
Vice President of Administration

Stribling Equipment, LLC/Empire Truck Sales, LLC

Office - 601-933-5193 Cell - 601-946-6019

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, May 22, 2018 3:18 PM

To: Brian Clegg < <u>BClegg@striblingequipment.com</u>> **Subject:** RE: Empire Truck Sales EPA Notification

Brian,

Can you please add the number of gliders sold to outside companies in 2014?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Brian Clegg [mailto:BClegg@striblingequipment.com]

Sent: Tuesday, May 22, 2018 3:48 PM

To: Healy, Stephen < healy.stephen@epa.gov > Subject: Empire Truck Sales EPA Notification

See attached. Please let me know if you need anything else.

Thanks.

Brian Clegg, CPA
Vice President of Administration
Stribling Equipment, LLC/Empire Truck Sales, LLC
Office - 601-933-5193
Cell - 601-946-6019



Jackson, Mississippi (603) 939-5000 • (800) 872-3673 373 Hwy 49 South • P.O. Box 54325 • Jackson, MS 39288-4325



May 21, 2018

Mr. Stephen Healy
EPA OTAQ Compliance Division
(sent via email to healy.Stephen@epa.gov)

Reviewed and Accepted

Date 5/23/15 EPA Rep

RE: Notification of Small Business Exemption for Glider Vehicle Assembler

Mr. Healy

Empire Truck Sales qualifies as a small business for NAICS Code 336120 and therefore is excluded from the greenhouse gas standards of §§ 1037.105 and 1037.106 for 2018. Empire is wholly owned by G&S Holdings, LLC which is owned by Gerald S. Swanson (25%), Gerald S. Swanson, Jr. (25%) and Jason S Greener (50%). Stribling Equipment, LLC is a commonly owned affiliate company.

Empire qualifies as a small business and currently has 324 employees. For the past three years Empire has averaged 318 (2017), 316 (2016), and 286 (2015) employees. Total average employee for both companies' combined is 672 today and has averaged 629 since 2015.

The number of gliders that Empire has assembled and/or sold is detailed below for year 2010 through 2014:

2010 -2011 -2012 -2013 -2014 -

Please accept this as our notification for 2018.

Sincerely

Gerald S. Swanson

Gerald S. Swanson, Jr.

Jason'S. Greener

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/20/2018 1:59:31 PM

To: leisuretrucking@yahoo.com

Subject: FW: Compliance letter

Here's the note I sent on the 25th.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen

Sent: Thursday, January 25, 2018 11:43 AM

To: 'leisuretrucking@yahoo.com' <leisuretrucking@yahoo.com>

Subject: RE: Compliance letter

Has Biehl's Truck Repair sold any of the gliders that they have assembled to another company or person? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. The letter does not indicate if any gliders have been sold. Please see the excerpt from the regulation below

§1037.150 Interim provisions.

(t) Glider kits and alider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: leisuretrucking@yahoo.com [mailto:leisuretrucking@yahoo.com]

Sent: Thursday, January 25, 2018 10:56 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Compliance letter

Good morning,

Please find the attached compliance letter.

Thank you,

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/7/2018 9:18:47 PM

To: 'Fiebig, Jim' [jfiebig@tlgtrucks.com]

Subject: RE: Bluford Jackson small Business exemption as glider vehicle assembler form

Jim.

Are intending to purchase PACCAR gliders? If so you will need to enter the model year you will be acquiring near the top of the letter. Most likely they will be 2019 model year. You should check with your dealer to confirm.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Fiebig, Jim [mailto:jfiebig@tlgtrucks.com] Sent: Wednesday, February 07, 2018 4:07 PM

To: Healy, Stephen

Subject: Bluford Jackson small Business exemption as glider vehicle assembler form

Stephen,

Attached is the Small Business Exemption as a Glider Vehicle Assembler form for my customer Bluford Jackson.

Thank You

Jim

Jim Fiebig
Truck Sales Representative
Peterbilt Of Cincinnati
2550 Annuity Dr.
Cincinnati, OH 45241
513-554-2200 ext 2320
513-237-2680 cell
jfiebig@tlgtrucks.com
https://www.youtube.com/watch?v=2TKVohaMpYg

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/5/2017 8:46:48 PM

To: 'Aaron Nolt Jr' [aaronnoltjr@yahoo.com]

Subject: RE: RE: Glider Small Business Exclusion Information

Attachments: Nolt Carriers LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Aaron Nolt Jr [mailto:aaronnoltjr@yahoo.com]

Sent: Tuesday, December 05, 2017 2:50 PM

To: Healy, Stephen

Subject: Re: RE: Glider Small Business Exclusion Information

On Tuesday, December 5, 2017, 2:14:09 PM EST, Healy, Stephen < healy.stephen@epa.gov> wrote:

Aaron,

Overall this looks fine except could you please list how many gliders you built each year. This is a very important part of the information because it determines how many gliders you may build per year.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Aaron Nolt Jr [mailto:aaronnoltjr@yahoo.com]
Sent: Tuesday, December 05, 2017 12:45 PM
To: Healy, Stephen <healy.stephen@epa.gov>

Subject: Re: Glider Small Business Exclusion Information

Attention Stephen!

On Tuesday, December 5, 2017, 10:26:47 AM EST, Healy, Stephen healy, stephen@epa.gov wrote:

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each
 owner and the percentage ownership for each. Also describe any affiliations with other companies or state that
 there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new
interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4 0.36.1037_1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

Nolt Carriers LLC - Glider Kit letter of Notification

I, Aaron Nolt Jr., started my own business in 1990, at the age of 19, when I bought my first
tractor-trailer truck. I started totally on my own, and still today I am the sole owner of my business. I have
no affiliations with any other companies. As the years passed I hired more employees one by one. Some
employees to drive truck hauling Ag commodity products, and other employees to work in our truck
repairs garage. We repair our own trucks and trailers, and also do repairs for other customers. We parts out
old equipment, but also fix up used trucks and sell them again. I along with my mechanic employees, put
together our first glider kit in the year 2010. Between the years 2010 thru 2016 w
in 2017 we find the second of
use our glider certification in order to re title the truck. We built our own company, but mostly
for other customers. On Jan. 1st 2017 we did a name change to -Nolt Carriers LLC-, we kept the same
address, and the same DOT number. In the year 2014 I had 5 employees, in 2015 I had 6 employees, in 2016
i had 7 employees, and this year my company has 8 employees.
If you have any questions concerning my company please give me a call at 717-278-2635, or an
emall to aaronnoltir@yahoo.com .
Owner's Signature Today's Date 25/2

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

1/18/2018 6:20:43 PM Sent:

'Bret Catto' [bretcatto@tomnehl.com] To:

Subject: RE: Glider kit letter

Bret.

Has Tom Nehl Truck Company sold any gliders to outside parties? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. There is no indication in the attached letter as to sales of gliders. Please see the excerpt from the regulation below.

§1037.150 Interim provisions. (t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a web link to the section of regulations, 40 CFR 1037.150(t): https://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=dd999ef3d73beaa8f97f8c57bf98efa1&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1 037_1150

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bret Catto [mailto:bretcatto@tomnehl.com] Sent: Thursday, January 18, 2018 10:59 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: Glider kit letter

Mr. Healy

Please see attached letter.

Thank you

Bret

W. Bret Catto

General Sales Manager/Vice President of Sales and Leasing Tom Nehl Truck Company North Florida Western Star Tom Nehl Truck Leasing (904) 389-3653

ED_002008_00001460-00001

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/8/2018 2:50:12 PM

To: 'Fiebig, Jim' [jfiebig@tlgtrucks.com]

Subject: RE: Bluford Jackson small Business exemption as glider vehicle assembler form

Attachments: 2019 Bluford Jackson and Son Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Fiebig, Jim [mailto:jfiebig@tlgtrucks.com] Sent: Thursday, February 08, 2018 8:35 AM

To: Healy, Stephen

Subject: RE: Bluford Jackson small Business exemption as glider vehicle assembler form

Stephen,

Yes, attached is the revised form with the model year

Thank You

Jim

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, February 07, 2018 4:19 PM **To:** Fiebig, Jim <ifiebig@tlgtrucks.com>

Subject: RE: Bluford Jackson small Business exemption as glider vehicle assembler form

Jim,

Are intending to purchase PACCAR gliders? If so you will need to enter the model year you will be acquiring near the top of the letter. Most likely they will be 2019 model year. You should check with your dealer to confirm.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Fiebig, Jim [mailto:jfiebig@tlgtrucks.com]
Sent: Wednesday, February 07, 2018 4:07 PM
To: Healy, Stephen healy.stephen@epa.gov

Subject: Bluford Jackson small Business exemption as glider vehicle assembler form

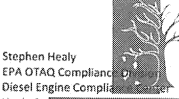
_	
Step	h ~ ~
71211	1121

Attached is the Small Business Exemption as a Glider Vehicle Assembler form for my customer Bluford Jackson .

Thank You

Jim

Jim Fiebig
Truck Sales Representative
Peterbilt Of Cincinnati
2550 Annuity Dr.
Cincinnati, OH 45241
513-554-2200 ext 2320
513-237-2680 cell
jfiebig@tlgtrucks.com
https://www.youtube.com/watch?v=2TKVohaMpYg



Bluford Jackson & Son, Inc.

910 US Roufe 50 • Miltord, Ohio 45150 (513) 831-6231 • Fax (513) 831-0064

Healy.Stephenialepareov

Stephen Healy

Re: Model Year 901 Request for Small Business Exemption as a Gilder Vehicle Assembler

certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	***************************************	
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	90
Current – 1	
Current – 2	
Current – 3	

Reviewed and Accepted Date <u>2/8/18</u> EPA Rep__

Ownership Structure

Owner	% Ownership
John B Jackson	51%
John 8 Jackson Jr-Jill Jones	12.25 each
David S Jackson – Denise Allen	12.25 each

I attest that

is not affiliated with any other company.

Please confirm that this request is acceptable and that	has met all the requirements for the
small business exemption as a glider vehicle assembler. Thank you for your assistance,	

SECRETARY 2/6/18 Title Date

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/19/2017 4:00:18 PM a.bosco1597@gmail.com

CC: Duncan, Allen [/o=ExchangeLabs/ou=Exchange Administrative Group

(FYDIBOHF23SPDLT)/cn=Recipients/cn=5f4a476a56c342e7a2eeed96115208ac-Duncan, All]; EPA Office of

Transportation & Air Quality [/o=ExchangeLabs/ou=Exchange Administrative Group (FYDIBOHF23SPDLT)/cn=Recipients/cn=b41adeb2fe6f4305b95d70de89e19cd4-OTAQ]

Subject: RE: Your EPA Inquiry RE: Glider kit vehicles

Angelo,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieve ECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1150$

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

----Original Message-----

From: Angelo Bosco [mailto:a.bosco1597@gmail.com]

Sent: Sunday, December 17, 2017 10:05 AM

To: EPA Office of Transportation & Air Quality <OTAQ@epa.gov>

Subject: Glider kit vehicles

Hi I have a question I'm just trying to get an answer on what exactly is happening with glider kits in 2018 our small business wanted to buy hext year can you put a pre 2007 engine in or no to be a newer engine our local kenworth dealership didnt hear anything and we are recycling the engine out of an older truck and want to make sure it's legal and can be registered Thanks

Sent from my iPhone

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/18/2018 8:37:34 PM

To: 'Bret Catto' [bretcatto@tomnehl.com]

Subject: RE: Glider kit letter

Attachments: Tom Nehl Truck Company Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bret Catto [mailto:bretcatto@tomnehl.com] Sent: Thursday, January 18, 2018 2:49 PM To: Healy, Stephen <healy.stephen@epa.gov>

Subject: RE: Glider kit letter

Yes sir, our largest year was

Bret

W. Bret Catto
General Sales Manager/Vice President of Sales and Leasing Tom Nehl Truck Company North Florida Western
Star Tom Nehl Truck Leasing
(904) 389-3653

----Original Message----

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Thursday, January 18, 2018 1:21 PM

To: Bret Catto

Subject: RE: Glider kit letter

Bret,

Has Tom Nehl Truck Company sold any gliders to outside parties? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party. There is no indication in the attached letter as to sales of gliders. Please see the excerpt from the regulation below.

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Here is a web link to the section of regulations, 40 CFR 1037.150(t): https://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=dd999ef3d73beaa8f97f8c57bf98efa1&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1150

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 ----Original Message----

From: Bret Catto [mailto:bretcatto@tomnehl.com]
Sent: Thursday, January 18, 2018 10:59 AM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: Glider kit letter

Mr. Healy

Please see attached letter.

Thank you

Bret

W. Bret Catto General Sales Manager/Vice President of Sales and Leasing Tom Nehl Truck Company North Florida Western Star Tom Nehl Truck Leasing (904) 389-3653



417 EDGEWOOD AVENUE SOUTH • JACKSONVILLE, FLORIDA 32254 (904) 389-3653 PHONE • (904) 384-2467 FAX

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center

January 18, 2018

Reviewed and Accepted Date ///8/// EPA Rep

Dear Mr. Healy

This letter is to notify EPA that we intend to utilize the small business provisions as our company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria in 13 CFR 121.201.

Ownership structure as follows:

Steven N. Bacalis owns 100% of Tom Nehl Truck Company.

The total numbers of employees (including affiliates the past (3) years as follows:

2015 212 employees

2016 217 employees

2017 220 employees

Tom Nehl Truck Company has built gliders for the years 2010-through 2014 as follows:

2010

2011

2012

2013

2014

Please let me know if you have any questions or comments.

Respectfully yours

W. Bret Catto

Vice President of Sales & Leasing

Tom Nehl Truck Company/Tom Nehl Truck Leasing

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/9/2017 8:39:09 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Farmers Oil - glider vehicle assembler

Attachments: 2019 Farmers Oil Company Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Thursday, November 09, 2017 2:21 PM

To: Healy, Stephen

Subject: Farmers Oil - glider vehicle assembler

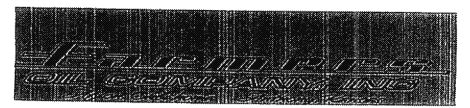
Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Farmers Oil Co., Inc. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Re: Model Year 2018 Request for Small Business Exemption as a Gilder Vehicle Assembler
Farmers Oil Conpany, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck
Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	<u>Assemble</u> d	Sales (if different)
2014		
2013	***************************************	**************************************
2012		
2011		
2010	A-t	

Reviewed and Accepted
Date 11/9/12EPA Rep

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity,
Current	94
Current - 1	26
Current – 2	19
Current - 3	23

Reviewed and Accepted Date // 9/17 EPA Rep

Ownership Structure

Owner	% Ownership
Larry Graves	80% 50g
Donna Graves	50%

I attest that Farmers Oil Company, Inc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Farmers Oil Company, Inc. has met all the requirements for the small busings9 exemption as a glider vehicle assembler. Thank you for your assistance.

Owner, President

Signature of Company Official

Title

Onte

Farmers Oil Company, Inc.

826 W Main St Anthony, KS 67003 (620) 842-3117

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 7:11:37 PM

To: 'Fiebig, Jim' [jfiebig@tlgtrucks.com]
Subject: RE: Small Business Exemption form

Attachments: 2019 K and R Transport II LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Fiebig, Jim [mailto:jfiebig@tlgtrucks.com]

Sent: Friday, February 23, 2018 3:35 PM

To: Healy, Stephen

Subject: Small Business Exemption form

Stephen,

Attached is the Small Business Exemption form for customer K&R Transport

Thank You

Jim

Jim Fiebig Truck Sales Representative Peterbilt Of Cincinnati 2550 Annuity Dr. Cincinnati, OH 45241 513-554-2200 ext 2320 513-237-2680 cell

ifiebig@tlgtrucks.com

https://www.youtube.com/watch?v=2TKVohaMpYg

Below new Peterbilt Ultraloft Sleeper Info:

https://www.youtube.com/watch?v=bjB-X2tgtnQ



1285 State Route 29 NE

London, OH 43140

Phone: 740-857-2400

Fax: 740-857-1200

Stephen Healy

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

Healy.Surpher@epalges

Re: Model Year 3019 Request for Small Business Exemption as a Glider Vehicle Assembler

K&R Transport LLC certifibet it qualifies as a small business per 13 CFR 121 and is classified as Heavy-Duty-Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012	5	
2011		
2010	••••••	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is _____

Employees

Year	Quantity
Current	25
Current – 1	
Current - 2	
Current - 3	

Ownership Structure

Owner	% Ownership		
Randall Finke	100		
	<i>i</i>		

Lattest that Randall Finke is not affiliated with any other company.

Please confirm that this request is acceptable and that K&R Transport II LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

President

2/21/18

Signature of Company Official

Title

Dote

Address / E-mail / Phane if not printed on company letterhead.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/22/2018 7:55:42 PM

To: 'a-1truckrepair' [a-1truckrepair@iinet.com]

Subject: RE: A-1 Truck Repair LLC Glider Kit Requirements

Attachments: A1 Truck Repair LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: a-1truckrepair [mailto:a-1truckrepair@iinet.com]

Sent: Friday, January 19, 2018 9:10 PM

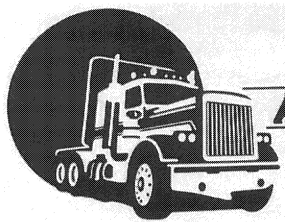
To: Healy, Stephen

Subject: A-1 Truck Repair LLC Glider Kit Requirements

Give me a call if you have any questions.

Doug Fredrickson 360-225-6327

Sent from my Verizon 4G LTE smartphone



k Repairle

1402 Glenwood • P.O. Box 1193 • Woodland, WA 98674 shop (360) **225-6327 • I**ax (360) **892-3575**

January 19, 2018

Stephen Healy Mechanical Engineer **EPA OTAQ Compliance Division** Diesel Engine Compliance Center Reviewed and Accepted Date <u>//22//8</u>EPA Rep.

RE: **EPA Glider Builder Information**

Dear Stephen:

The following is the information required by the EPA for our company to build glider kits.

- 1) A-1 Truck Repair LLC has been in business since 1986, and has less than 1500 employees.
- 2) A-1 Truck Repair LLC has two employees.
- 3) A-1 Truck Repair LLC has had two employees for the past 3 years.
- 4) Annual Production
- 5) A-1 Truck Repair LLC is owned by Doug Fredrickson 50% and Brenda Fredrickson 50%.

Doug Fredrickson

Brenda Fredrickson

1-19-18

Dated

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/14/2017 5:30:28 PM

To: 'Brent Nokleby' [bnokleby@kwsco.com]

Subject: RE: Glider assembler exemption

Brent,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u>0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Brent Nokleby [mailto:bnokleby@kwsco.com] Sent: Thursday, September 14, 2017 12:58 PM

To: Healy, Stephen

Subject: Glider assembler exemption

Hi Stephen.

My name is Brent Nokleby. I am a salesman for Kenworth Sales-Missoula. I have attached a Glider assembler exemption form for Valley Gear Inc. I also left voice message.

Please let me know what else you need to get my assembler certified.

Thanks.

Brent Nokleby 800-227-8725 406-721-2760 406-370-2907 (cell)



This message constitutes a confidential and proprietary communication between Kenworth Sales Company and the intended recipient. Any use, forwarding, reproduction or publication is expressly prohibited unless consented to by the original sender in writing. Sender's signature does not constitute a signed writing for purposes of binding a contract. Sender is not authorized, nor have the intent to form a contract hereby.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/20/2017 8:17:34 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Michael Whitemarsh - glider vehicle assembler

Attachments: 2019 Michael Whitemarsh Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Monday, November 20, 2017 11:22 AM

To: Healy, Stephen

Subject: Michael Whitemarsh - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Michael Whitemarsh. The model year should have been 2019. This assembler only listed his maximum production year, but confirmed via email that he assembled at least one glider kit for a third party in 2014. I have initialed both corrections.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com
Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



			.Λ Reviewed and Ac	cepted
			Reviewed and Accepted Date 1/20/12 EPA Rep	
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Sto	phen Healy			
	Prien realy A OTAQ Complian	ice Division	micheal whitemars	All Marketine Comments and the Comments of the
Die	sel Engine Compl	liance Center	n8657 state road 2	
He	alv.Stephen@epa	LEOV	eldorado wis. 5493	6
Re	: Model Year 26	2019 10	quest for Small Business Exemption as a	Milantesia a
	2)78 see	inese for small business exemption as a	Gilder Venicle Assembler
,m	ichael whitemars	h _certifies that it	qualifies as a small business per 13 CFR : Code 336120 Subsector 336 — Transport	121 and is classified as
ne Ma	avy Duty Truck M Inufacturing per 1	anufacturing NAICS IS CER 121.201	Code 336120 Subsector 336 — Transport	ation Equipment
	and the second second	··· ·· · · · · · · · · · · · · · · · ·		
GI	ider Vehicle	Production		
P Anagogogo	Year	Assembled	Sales (if different)	* 6 6.00
	2014		cont	Siemed VIA ail 11/15/17
ĺ	2013		2.10	41/15/17
	2012			
, de	2011		****	•
Ì	2010			
Ł		L		
Bas	ed on the inform	ation provided abou	e, our maximum annual exempt glider v	ehicle production for this
mo	del year is	·····		•
£			,	
En	nployees Year	1		
ŀ	Current	Quantity	David and a	
ŀ			Reviewed and A	ccepted
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1 - 4	****	* * *i	not affiliated with any other company.	
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				has met all the
	uirements for the istance.	e small business exe	mption as a glider vehicle assembler. Th	ank you for your
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3	maler sde	Mit-	awent-	11- 15-17
Signature of Company Official			Title	Dote
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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 6/22/2018 6:12:42 PM

To: Katie Campbell [kcampbell@cedarrapidstruckcenter.com]

Subject: RE:

Attachments: 2019 Conrad Shada Trucking Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Received".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Katie Campbell [mailto:kcampbell@cedarrapidstruckcenter.com]

Sent: Friday, June 22, 2018 1:46 PM

To: Healy, Stephen <healy.stephen@epa.gov>

Subject:

Hi Stephen,

Yes, he did I can get you the vin number if you'd like or need.

Thank you,

Katíe Campbell

Truck Sales, Cedar Rapids Truck Center 319.538.7550

To that hap and adopte. The Borne Harmonia, would, a Made halp has been part to a word to produce.				

From: No reply@grasktruckgroup.com <No reply@grasktruckgroup.com>

Sent: Friday, June 22, 2018 12:42 PM

To: Katie Campbell < kcampbell@cedarrapidstruckcenter.com >

Subject: Attached Image

CONRAD SHADA TRUCKING, INC. 405 OLD DUBUQUE ROAD ANAMOSA, IA 52205 (319) 462-6193

Stephen Healy

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

Healy Stephen@epa.gov

RECEIVED

DATE: 4/22/18

Re: Model Year 2019 Request for Small Business Exemption as a Glider Vehicle Assembler

Conrad Shada Trucking, Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Outy Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		***************************************
2013	***************************************	•••••
2012		
2011	***************************************	
2010		•••••
****	***************************************	·

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	2
Current - 1	
Current – 2	
Current - 3	

Ownership Structure

% Ownership
100 %

Lattest that Conrad Shada is not affiliated with any other company.

Please confirm that this request is acceptable and that Conrad Shada has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

President

Date

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/25/2018 3:51:34 PM

To: 'Felipe Munoz' [Felipe.Munoz@PACCAR.com]

Subject: RE: Glider Vehicle Assembler / Small Business Exemption- Review

Attachments: 2019 Lambert Brothers Truck Service Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Felipe Munoz [mailto:Felipe.Munoz@PACCAR.com]

Sent: Thursday, January 25, 2018 10:38 AM

To: Healy, Stephen

Subject: Glider Vehicle Assembler / Small Business Exemption- Review

Importance: High

.......

Stephen

Could you please review the document again (due to Model Year being wrong)

Re: Model Year 2018 Request for Small

It must said 2019

Could you please review and send it back to us asap.

Thanks

Felipe Munoz

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, January 24, 2018 12:13 PM

To: Lambert Brothers lambert@lambertbros.us; KW Marketing GHG KW.Marketing.GHG@PACCAR.com

Subject: RE: Glider Vehicle Assembler / Small Business Exemption

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Lambert Brothers [mailto:lambert@lambertbros.us]

Sent: Wednesday, January 24, 2018 10:47 AM

To: KW.Marketing.GHG@PACCAR.com; Healy, Stephen < healy.stephen@epa.gov>

Subject: Glider Vehicle Assembler / Small Business Exemption

Attached are forms regarding Glider assembly information that was requested.

Dan Lambert Lambert Brothers Truck Service, Inc. 906 428-1017







TRUCK SERVICE, INC.

Stephen Healy 3420 W. HWY M-35 · GLADSTONE, MI 49837 · 906-428-1017

2019.

EPA OTAQ Compliance Division Diesel Engine Compliance Center

Healy Stephen@epa.gov

Re: Model Year 200

Request for Small Business Exemption as a Glider Vehicle Assembler

Lamber Brother Sertifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Gilder Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	***************************************	
2012	***************************************	
2011		
2010		

Reviewed and Accepted Date 1/24/16 EPA Rep

Employees

week factor & serving	
Year	Quantity
Current	R
Current - 1	
Current - 2	
Current - 3	

Reviewed and Agcepted
Date 1/25/1/ EPA Rep

Ownership Structure

Owner	% Ownership
Dinie I Jambert	50%
mary to lambert	50%
, (

Please confirm that this request is acceptable and that Lamber IRES, has met all the regulrements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

21/10/18

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/27/2017 1:43:32 PM

To: 'Brent Nokleby' [bnokleby@kwsco.com]

Subject: RE: Glider assembler exemption

Attachments: Valley Gear Small Business Exclusion EPA Reviewed.pdf

Brent,

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Brent Nokleby [mailto:bnokleby@kwsco.com]

Sent: Friday, September 22, 2017 1:05 PM

To: Healy, Stephen

Subject: RE: Glider assembler exemption

Hi Stephen,

Attached is the signed compliance letter from Valley Gear Inc. I hope this is everything you need. If not, just let me know.

Thank you.

Brent Nokleby 800-227-8725 406-721-2760 406-370-2907 (cell)



From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Thursday, September 14, 2017 11:30 AM

To: Brent Nokleby

Subject: RE: Glider assembler exemption

Brent,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

 A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees – this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).

- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s).

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r=PART\&ty=HTML#se40.36.1037&r$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037</u> 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Brent Nokleby [mailto:bnokleby@kwsco.com] **Sent:** Thursday, September 14, 2017 12:58 PM **To:** Healy, Stephen healy.stephen@epa.gov

Subject: Glider assembler exemption

Hi Stephen.

My name is Brent Nokleby. I am a salesman for Kenworth Sales-Missoula. I have attached a Glider assembler exemption form for Valley Gear Inc. I also left voice message.

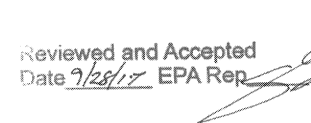
Please let me know what else you need to get my assembler certified.

Thanks.

Brent Nokleby 800-227-8725 406-721-2760 406-370-2907 (cell)

This message constitutes a confidential and proprietary communication between Kenworth Sales Company and the intended recipient. Any use, forwarding, reproduction or publication is expressly prohibited unless consented to by the original sender in writing. Sender's signature does not constitute a signed writing for purposes of binding a contract. Sender is not authorized, nor have the intent to form a contract hereby.

This message constitutes a confidential and proprietary communication between Kenworth Sales Company and the intended recipient. Any use, forwarding, reproduction or publication is expressly prohibited unless consented to by the original sender in writing. Sender's signature does not constitute a signed writing for purposes of binding a contract. Sender is not authorized, nor have the intent to form a contract hereby.



Valley Gear Inc. 901 Honeyhouse Lane Corvallis, MT 59828 1-406-961-8902

Valley Gear Inc. meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201.

I Rick Apperson am the sole owner of this business. I am not affiliated with any other companies.

I have been the only employee for each of the following years 2014, 2015, 2016 and 2017.

Gliders assembled:

2011:

2012:

2013:

2014:

Rick Apperson Phu Rypuna

Date 9 01 17

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/21/2017 7:41:24 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Twin Rivers Diesel - glider vehicle assembler

Attachments: 2019 Twin Rivers Diesel Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Tuesday, November 21, 2017 1:55 PM

To: Healy, Stephen

Subject: Twin Rivers Diesel - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Twin Rivers Diesel. The model year should have been 2019. I have initialed the correction.

Thank you, and have a great Thanksgiving!

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



Reviewed and Accepted Date 11/21/17 EPA Rep



61015 E 130 Rd Mlami, OK 74354 Phone:918-542-8322 Fax: 918-542-8428

Email: twinriversdiesel@ruralinet.net



Stephen Healy

EPA OTAQ Compliance Division

Diesel Engine Comphance Center

Healy Stephensepages

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

2019 @

Trein Rurers Diesel certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		***************************************
2013	Andrew Constitution of the	
2012	***************************************	***************************************
2011	mananapopologica de la composiçõe de la	***************************************
2(11()	***************************************	***************************************
	***************************************	***************************************

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	I
Current - 1	1
Current - 2	1
Current - 3	1

Reviewed and Accepted Date 1/21/17 EPA Rep

Ownership Structure

4		
Contract Contract	Owner	% Ownership
Commercial	Joseph A. Davis	50%

Pason Davis	50%

Lattest that Twin Rivers Diesel is not affiliated with any other company. Please confirm that this request is acceptable and that Twin Rivers Diesel has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Over James Official Title OWNER 11-17-17

Address / United / Phone if not printed on company letterhead

2

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/2/2018 4:11:29 PM

To: 'Felipe Munoz' [Felipe.Munoz@PACCAR.com]

Subject: RE: Glider Vehicle Assembler / Small Business Exemption- Review-

Felipe,

I sent a note Rob Loomis asking him to send me a clean copy of the letter with the 2019 correction. The version of the letter you sent is not legible once it is printed and will be even worse after it is scanned to send back. Can you please check on the status of a clean copy of the letter?

Thank you,

Steve Healy

From: Felipe Munoz [mailto:Felipe.Munoz@PACCAR.com]

Sent: Monday, January 29, 2018 1:06 PM

To: Healy, Stephen

Subject: Glider Vehicle Assembler / Small Business Exemption- Review-

Importance: High

Stephen

Could you please review the document again (due to Model Year being wrong)

Re: Model Year 2018 Request for Small

It must said 2019

......

Could you please review and send it back to us asap.

Thanks

Felipe Munoz

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/19/2018 7:38:38 PM

To: 'brendaf@pacifier.com' [brendaf@pacifier.com]

Subject: EPA Glider Builder Information

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1150$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1635$

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/12/2017 9:08:00 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Flahart Transport - glider vehicle assembler

Attachments: 2019 Flahart Transport Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Monday, December 11, 2017 4:35 PM

To: Healy, Stephen

Subject: Flahart Transport - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Flahart Transport Inc. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



FLAHART TRANSPORT INC. Benjamin C Flahart P O Box 248 Peach Bottom, PA 17563

Phone (717) 548-0282 Fax (717) 548-0289

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

3019 PR

Re: Model Year 3018 Request for Small Business Exemption as a Glider Vehicle Assembler

Flahart Transport Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	**************************************	***************************************
2012	***************************************	
2011		
2010	-deputertes in inches in the contract of the c	

Reviewed and Accepted
Date /2//2// YEDA Down

Employees

Year	Quantity
Current	3
Current - 1	3
Current - 2	3
Current - 3	3

Reviewed and Accepted Date /2/1// EPA Rep

Ownership Structure

Owner	% Ownership
Benjamin Flahart	100

Please confirm that this request is acceptable and that Flohart Transport Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signatule of Company Official

Title

Deste

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/28/2018 5:58:44 PM

To: 'Express Carriers Corp' [corporation.express@yahoo.com]

Subject: RE: Glider builder notification

Andrew.

Has Express Carriers Corp sold any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. You should review your records to see if any gliders were sold in 2014. Please see the excerpt from the regulation below:

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Please let me know if you have any questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Express Carriers Corp [mailto:corporation.express@yahoo.com]

Sent: Tuesday, March 27, 2018 12:41 PM

To: Healy, Stephen

Subject: Glider builder notification

Mr. Healy,

Please review our notification to be eligible to build glider kits for Daimler Trucks North America. Please let me know if anything else is needed. Thank you.

Andrew Simulis Manager (708)489-5540 x 305

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 8/22/2017 8:17:20 PM

To: 'Brenda Clark' [brenda@dandbtrucks.com]

Subject: RE: Small Business Exemption

Attachments: 2018 DB Trucks Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for 2018 stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Brenda Clark [mailto:brenda@dandbtrucks.com]

Sent: Wednesday, August 16, 2017 11:02 AM

To: Healy, Stephen

Subject: Small Business Exemption

Mr. Healy,

I am attaching a 2018 Request for Small Business Exemption as a Glider Vehicle Assembler for your consideration. Please contact me if you have any questions.

Thank you.

Brenda Clark
Business Manager
D & B Trucks
1401 Glasgow, Ky 42141
270-659-9433



Reviewed and Accepted Date 8/21/27 EPA Rep_

D & B Truck and Equipment Sales, LLC
1401 Burkesville Rd Glasgow, KV 42141

270-659-9433 dbequipment@scrtc.com

dandbequipment.com

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

D & B TRUCK AND EQUIPMENT SALES, LLC. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014	777 L L L L L L L L L L L L L L L L L L	
2013	***************************************	
2012	***************************************	
2011	•	
2010	***************************************	

Employees

Year	Quantity
Current	114
Current - 1	100
Current – 2	79
Current – 3	53



Ownership Structure

Owner	% Ownership
F. DALE CLARK, JR	100

l attest that D & B TRUCK AND EQUIPMENT SALES, LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that *D & B TRUCK AND EQUIPMENT SALES, LLC* has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Przside A

Date

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/13/2017 3:14:35 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Platinum Truck Service LLC - glider vehicle assembler

Attachments: 2019 Platinum Truck Service LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Wednesday, December 13, 2017 8:40 AM

To: Healy, Stephen

Subject: Platinum Truck Service LLC - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Platinum Truck Service LLC. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



Platinum Truck Service LLC 48945 Hwy 22 Scotia, NE 68875 308-245-3220

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Reviewed and Accepted Date 12/12/17 EPA Rep

Re: Model Year 2018-Request for Small Business Exemption as a Glider Vehicle Assembler

Platinum Truck Service LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year Assembled		Sales (If different)		
2014				
2013	***************************************			
2012	0.0000000000000000000000000000000000000			
2011	·			
2010				

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	3
Current - 1	2
Current – 2	2
Current – 3	2

Reviewed and Accepted Date 12/13/17 EPA Rep

Ownership Structure

Owner	% Ownership
Josh Brubaker	50
Steve Holderman	50
2000000 000000 - 200000000 0000000000000	

I attest that Platinum Truck Service LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Platinum Truck Sales LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Member

Title

12-11-17 Date

Address / E-mail / Phone if not printed on company letterhead:

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/28/2018 6:06:05 PM

To: 'Express Carriers Corp' [corporation.express@yahoo.com]

Subject: RE: RE: Glider builder notification

Andrew.

Yes, please update your letter to reflect those sales.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Express Carriers Corp [mailto:corporation.express@yahoo.com]

Sent: Wednesday, March 28, 2018 2:03 PM

To: Healy, Stephen

Subject: Re: RE: Glider builder notification

Yes, sold in the same year. Should I revise my notification letter accordingly?

Andrew Simulis Manager (708)489-5540 x 305

On Wednesday, March 28, 2018, 12:58:48 PM CDT, Healy, Stephen healy.stephen@epa.gov wrote:

Andrew,

Has Express Carriers Corp sold any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. You should review your records to see if any gliders were sold in 2014. Please see the excerpt from the regulation below:

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles.

(1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your

notification, you must identify your annual U.Sdirected production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
Please let me know if you have any questions.
Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121
From: Express Carriers Corp [mailto:corporation.express@yahoo.com] Sent: Tuesday, March 27, 2018 12:41 PM To: Healy, Stephen < healy.stephen@epa.gov > Subject: Glider builder notification
Mr. Healy,
Please review our notification to be eligible to build glider kits for Daimler Trucks North America. Please let me know if anything else is needed. Thank you.
Andrew Simulis
Manager
(708)489-5540 x 305

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/12/2017 8:27:18 PM

To: 'Bob Boughman' [BBoughman@allstatepeterbiltgroup.com]

Subject: RE: Glider Kit forms/Chance 2

Attachments: 2018 Chance 2 Transport Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@allstatepeterbiltgroup.com]

Sent: Thursday, October 12, 2017 2:17 PM
To: Healy, Stephen <healy.stephen@epa.gov>Subject: FW: Glider Kit forms/Chance 2

Bob Boughman| New & Used Truck Sales All Locations Allstate Peterbilt Group Direct : 330-243-6386

BBoughman@allstatepeterbiltgroup.com

Find us on: The Web | Twitter | Facebook

----Original Message----

From: Bob Boughman

Sent: Thursday, October 12, 2017 1:20 PM

To: Deborah Rogstad

Subject: FW:Glider Kit forms/Chance 2

Bob Boughman| New & Used Truck Sales All Locations Allstate Peterbilt Group Direct: 330-243-6386

BBoughman@allstatepeterbiltgroup.com

Find us on: The Web | Twitter | Facebook

----Original Message----

From: donotreply@wdlarson.com [mailto:donotreply@wdlarson.com]

Sent: Thursday, October 12, 2017 11:57 AM

To: Bob Boughman

Subject: Message from "RNP002673E53CCC"

This E-mail was sent from "RNP002673E53CCC" (MP C3004ex).

Scan Date: 10.12.2017 11:57:25 (-0400) Queries to: donotreply@wdlarson.com Chance 2 Transport, LTD 8222 CR 245 Building 5 Holmesville, OH 44633 chance2transport@gmail.com 330-279-2200

Reviewed and Accepted
Date 10/12/17 EPA Rep

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center Healy,Stephen@epa,goy

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Chance 2 Transport, LTD certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121,201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	16
2016	18
2015	19
2014	16

Ownership Structure

***************************************	Owner	% Ownership
	Rodney Miller	100 %

I attest that Chance 2 Transport, LTD is not affiliated with any other company.

Please confirm that this request is acceptable and that Chance 2 Transport, LTD has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for you assistance.

Signature of Company Official

OWNER

Title

10/11/17 Date na popA bor hewaived Light AGR Light is 1995



Written Request for Shipment of Exempt Glider Kit to Glider Vehicle Assembler with a Small Business Exemption

						- Control of the Cont
Enter Company Name			ANG PORT			
(hereinafter referred to a	s "Requestor"),	pursuant to	the requiremen	ts found in	40 CFR 1037.150(t)(1), is submitting this
written request to Peterb	ilt Motors Compa	any to build	I and deliver the	following	Peterbilt glider kit(s).	Please complete the
table below.					~	•

Requested Glider Kit: (use second page for more than one)

Chassis Number	Ordering Dealer	Customer Name ^t	Replacement Vehicle VIN ¹	Engine Model Year ⁱ	Engine Mileage'
	A062	CHARCE ZTRAKON	4		

Requestor will complete assembly of the glider kit(s) by installing all missing components. This could include, but not limited to, the engine, transmission, rear axle(s), and exhaust/aftertreatment components. The vehicle(s), once assembly is complete, will be exempt from the requirements of 40 CFR 1037. All engines used in glider vehicles (including remanufactured engines) must be in a certified configuration and properly labeled for the original engine model year in accordance with 40 CFR 1037.635(d).

Small Business Status

Requestor meets the criteria referenced in 40 CFR 1037.150(c) and found in 13 CFR 121.201 for a small business. As such, Requestor has notified the Designated Compliance Officer of the U.S. Environmental Protection Agency (EPA) as required in 40 CFR 1037.150(t)(1)(i). Requestor certifies that a copy of the reviewed and accepted notification for this model year has been previously provided to PACCAR Inc.

Production Limits

Requestor certifies that production will not exceed the production limits of 40 CFR 1037,150(t)(1) and that it sold at least one glider vehicle in calendar 2014.

Labeling

Requestor understands that the requested glider kit will contain a Greenhouse Gas Emissions label indicating that the vehicle and its engine are exempt in accordance with §1037.150(t)(1). This label must remain affixed to the vehicle and not removed by the glider vehicle assembler.

Instructions: E-mail the completed and signed form to PB.GHG.Sales.Plan.Management@PACCAR.com. Once received, Peterbilt will review the information to ensure accuracy. If Peterbilt determines that the requested glider kit requires the application of alternative regulations, a Peterbilt representative will contact Requestor to outline additional requirements and obtain needed information.

Requestor acknowledges that submission of this form is deemed to be a submission to EPA and California Air Recourse Board if applicable, and that Peterbilt Motors Company may provide a copy to the Agencies.

Requestor.	They 2 Mill		CHANGE 2 TRANSPIRT, UD Company Name
Printed Na	IME: POONEY L MELLER	Address:	8222 CR245
Title:	OWNER		HOLMESUELLE PH 44633
Email: (required)	chanced transport Egonail	com	
Phone:	330 274 2200	Date:	10/10/17

Information required if requested glider is for wreck replacement. Otherwise, information is optional.

PACCAR Inc

330 279 2200

PACCAR Glider Vehicle Assembler Certification

Enter Comp	sany Name CHANCE 2 TO		
compliance v	referred to as "Glider Vehicle Assemble with 40 CFR 1037.635 and 1037.150 with archased from PACCAR Inc's Kenworth a	a respect to glide	ACCAR, Inc the information requested herein to assure rychicles produced on or after January 1, 2018 from sions.
installing all	ele Assembler will complete the assembly missing components to complete the asse e, transmission, rear axle(s), and exhaust o	mbly of the glide	d glider kits provided by a division of PACCAR, Inc by er vehicle. This could include, but would not be limited
vehicle utiliz	cle Assembler certifies that each engine (ing a designated glider kit will be installe n accordance with 40 CFR 1037.635(d).	including remand d in a certified co	afactured engines) installed in a completed glider onfiguration and properly labeled for the original engine
Pursuant to 4 exempt glider OEM glider up to a maxic	or vehicles. The limit applies to the quanti- kits, and is equal to your highest annual p	ity of your comb roduction of glid in excess of this	endar year 2020, you may produce a limited number of ined yearly production of vehicles from all vehicle er vehicles in any calendar year between 2010 to 2014, limit must comply with 40 CFR 1037.635, which ost-2010 emissions engine.
Glider Vehic	cle Assembler certifies that its highest an	nual production (of glider vehicles between 2010 through 2014 for sale or
use in the Un	ited States was: Enter Volume	in Year (Cir	cle One 2010 2011 2012 2013 (2014)
	cle Assembler certifies that it sold at least	one glider vehic	le in calendar year 2014. Initial Here [Ram
Glider Vehic United States for a small busi its small busi	. Glider Vehicle Assembler meets the c	riteria referenced mbler notified t Model Year	g the requested exempt glider kits for sale or use in the in 40 CFR 1037.150(c) and found in 13 CFR 121.201 the Designated Compliance Officer of the U.S. EPA of 2018 and with this request. Initial Here
Glider Vehic in calendar ye	ping and Reporting the Assembler will be responsible for mai gar 2017. U.S. EPA may require reporting embled glider vehicle volume as an end-o	g 2010 through 2	of all glider vehicles they produce/assemble beginning 014 volumes as well as current year
Vehicle Asse 1068.101 and (1) Intro (2) Fails (3) Fails	Vor 1068.105, and subject to EPA enforce educing vehicles into commerce in an unc are to follow OEM instructions or otherwi	ment and penalti ertified configura ise make unautho EPA information	ation; orized changes; as required under this part or the Clean Air Act; and
	E-mail the completed and signed form to the same address.	PB.GHG.Sales.	Plan.Management@PACCAR.com. Any questions
Glider Asse	ppbler (all fields required):	•	
Bv: La	La 2 Mill		CHANE 2 TRANSPORT, CO
	Signature		Company Name
	ne: Pooney L MILLER	Address:	8222 CR 245
Title:	owner_		HOLMESUELLEPH 44633
Email:	chance2 transportegmaile		
Phone:	330 278 7 7 M	Date:	10/10/17

777 106⁷¹ AVENUE NE, BELLEVUE, WA 98004 425-468-7400

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/14/2017 6:28:05 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Thompson Machinery - glider vehicle assembler

Attachments: 2019 Thompson Truck Centers 12-14-17 Rev Small Business.pdf

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Wednesday, December 13, 2017 11:59 AM

To: Healy, Stephen

Subject: Thompson Machinery - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Thompson Machinery Commerce Corporation. Their maximum annual exempt glider vehicle production should have been the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





1255 Bridgestone Blvd LaVergne, Tn 37086 615-259-5865

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Reviewed and Accepted
Date 12/11/17 EPA Rep

Re: Model Year 2019/Calendar Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler Pursuant to 40 C.F.R. § 1037.150(c) and (t)

Pursuant to C.F.R. § 1037.150, Thompson Machinery Commerce Corporation ("Thompson") hereby gives notice of its plans to utilize the small business exemption under 40 C.F.R. § 1037.150(t) for model year 2019/calendar year 2018.

Thompson certifies that it qualifies as a small business per 13 C.F.R. § 121.201 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing because Thompson, including its related entites, has fewer than 1,500 employees. Thompson employment figures for the years ended December 31, 2014, 2015 and 2016 along with 2017 (as of the date of this letter) are set forth below.

Employees

Year	Quantity
2014	458
2015	525
2016	550
2017	646

For Max and examps blowe edist
Reviewed and Accepted
Date 12/14/12 EPA Rep

Thompson's annual U.S.-directed production volume and sales of glider vehicles for calendar years 2010 through 2014 are set forth below.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		

2012	 ,		-	
2011	 			
2010	• 4 -	-	***************************************	

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is 2019/calendar year 2018 is

Please confirm that this request is acceptable and that Thompson has met all the requirements for the small business exemption as a glider vehicle assembler pursuant to 40 C.F.R. § 1037.150(t)(1).

Thank you for your assistance.

Signature of Company Official

GAYPHOL Soles Mgs. 12/1/17

Title Date

Allan.wainscott@tmcat.com

"Lasting relationships, Superior services, intelligent solutions"

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/28/2018 7:28:23 PM

To: 'Express Carriers Corp' [corporation.express@yahoo.com]

Subject: RE: RE: Glider builder notification

Attachments: Express Carriers Corporation Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Express Carriers Corp [mailto:corporation.express@yahoo.com]

Sent: Wednesday, March 28, 2018 2:50 PM

To: Healy, Stephen

Subject: Re: RE: Glider builder notification

Mr.Healy,

Please see revised notification letter. Please let me know if additional changes should be made. Thank you.

Andrew Simulis Manager (708)489-5540 x 305

On Wednesday, March 28, 2018, 1:06:07 PM CDT, Healy, Stephen <healy.stephen@epa.gov> wrote:

Andrew,

Yes, please update your letter to reflect those sales.

Thank you,

Stephen Healy

Mechanical Engineer

EPA OTAQ Compliance Division

Diesel Engine Compliance Center

734--214-4121

From: Express Carriers Corp [mailto:corporation.express@yahoo.com]

Sent: Wednesday, March 28, 2018 2:03 PM
To: Healy, Stephen < healy.stephen@epa.gov >
Subject: Re: RE: Glider builder notification

Yes, solution with a solution 2014, and also sold in the same year. Should I revise my notification letter accordingly?

Andrew Simulis

Manager

 $(708)489-5540 \times 305$

On Wednesday, March 28, 2018, 12:58:48 PM CDT, Healy, Stephen healy.stephen@epa.gov wrote:

Andrew,

Has Express Carriers Corp sold any of the gliders that they have assembled to another company or person in 2014? To qualify for the small business to glider exemption the regulations (see 40 CFR 86.1037.15(t)) require that that the small business had to have sold at least one glider to an outside party in 2014. The letter does not indicate if any gliders have been sold. You should review your records to see if any gliders were sold in 2014. Please see the excerpt from the regulation below:

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles.
- (1)(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your

notification, you must identify your annual U.Sdirected production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
Please let me know if you have any questions.
Thank you,
Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734214-4121
From: Express Carriers Corp [mailto:corporation.express@yahoo.com] Sent: Tuesday, March 27, 2018 12:41 PM To: Healy, Stephen < healy.stephen@epa.gov > Subject: Glider builder notification
Sent: Tuesday, March 27, 2018 12:41 PM To: Healy, Stephen < healy.stephen@epa.gov>
Sent: Tuesday, March 27, 2018 12:41 PM To: Healy, Stephen < healy.stephen@epa.gov > Subject: Glider builder notification
Sent: Tuesday, March 27, 2018 12:41 PM To: Healy, Stephen < healy.stephen@epa.gov > Subject: Glider builder notification Mr. Healy, Please review our notification to be eligible to build glider kits for Daimler Trucks North America. Please let me know if
Sent: Tuesday, March 27, 2018 12:41 PM To: Healy, Stephen healy.stephen@epa.gov Subject: Glider builder notification Mr. Healy, Please review our notification to be eligible to build glider kits for Daimler Trucks North America. Please let me know if anything else is needed. Thank you.
Sent: Tuesday, March 27, 2018 12:41 PM To: Healy, Stephen < healy.stephen@epa.gov > Subject: Glider builder notification Mr. Healy, Please review our notification to be eligible to build glider kits for Daimler Trucks North America. Please let me know if anything else is needed. Thank you. Andrew Simulis
Sent: Tuesday, March 27, 2018 12:41 PM To: Healy, Stephen < healy.stephen@epa.gov > Subject: Glider builder notification Mr. Healy, Please review our notification to be eligible to build glider kits for Daimler Trucks North America. Please let me know if anything else is needed. Thank you. Andrew Simulis Manager

Express Carriers Corporation

3301 Wireton Road Suite 100S Blue Island, IL 60406 708-489-5540

March 27th, 2018

Mr. Stephen Healy,

This notification letter is to inform you that Express Carriers Corporation is eligible to complete gliders in 2018.

We as a company comply with the small business criteria with less than 1,500 employees.

We meet both criteria's 40CFR 1037.150 and 13CFR 121.201

The company is solely owned by Tomas Gintila.

The number of employees

2015 - 5

2016 - 7

2017 - 9

The number of gliders

2010 -

2011

2012 -

2013

2014

Reviewed and Accepted Date: 3/28/1950 Date: 3/

sold to an outside party.

Signed by Tomas Gintila

Jours Justila

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/30/2017 1:57:26 PM

To: 'Bob Boughman' [BBoughman@allstatepeterbiltgroup.com]

Subject: RE: Small Business exemption for Glider kit

Bob,

Can you please add your company name address and contact information to the first page of your submission. The first page is your notification to EPA that you intend to use the small business regulatory provisions and how you qualify. The other pages are documentation for PACCAR. Also can you please add the number of employees for the three previous years.

One other question. Have you sold any gliders?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@allstatepeterbiltgroup.com]

Sent: Monday, October 30, 2017 9:32 AM
To: Healy, Stephen healy.stephen@epa.gov

Subject: FW: Small Business exemption for Glider kit

Bob Boughman | New & Used Truck Sales All Locations Allstate Peterbilt Group Direct: 330-243-6386

BBoughman@allstatepeterbiltgroup.com

Find us on: The Web | Twitter | Facebook

----Original Message----

From: donotreply@wdlarson.com [mailto:donotreply@wdlarson.com]

Sent: Monday, October 30, 2017 9:28 AM

To: Bob Boughman

Subject: Message from "RNP002673E53CCC"

This E-mail was sent from "RNP002673E53CCC" (MP C3004ex).

Scan Date: 10.30.2017 09:27:46 (-0400) Queries to: donotreply@wdlarson.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/20/2017 8:10:25 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Don Rohrbough Trucking - glider vehicle assembler

Attachments: 2019 Don Rohrbough Trucking Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Wednesday, December 20, 2017 1:54 PM

To: Healy, Stephen

Subject: Don Rohrbough Trucking - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Don Rohrbough Trucking. The model year should have been 2019. I have initialed the correction.

Thank you, and Happy Holidays!

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



DON ROHRBOUGH

Stephen Healy **EPA OTAQ Compliance Division** Diesel Engine Compliance Center Healy.Stephen@epa.gov

Reviewed and Accepted Date /2/18/17 EPA Rep.

2019 OK

Rei Model Year 2018 Request for Small Business Exemption as a Gilder Vehicle Assembler -

DON ROHRBOUGH TRUCKING

ATTAINMENT U.C. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (If different)
2014		
2013	**************************************	
2012	***************************************	
2011	•	
2010		

825Ed on the information provided above, our maximum annual exempt glider vehicle production for this model year is



Year	Quantity
Current	3
2016	3
2015	3
2014	3

Ownership Structure

Owner	% Ownership
DON R ROHRBOUGH	100

lattest DON ROHRBOUGH TRUCKING. Is not affiliated with any other company.

Please confirm that this request is acceptable and that TRM TRANSPORT LLC. has met all the requirements for the Small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

12/18/2017

Date

201 RAILROAD STREET CALDWELL, OHIO 43724 (740) 732-2280

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/12/2018 7:41:48 PM

To: 'Ernie Szabo' [ernie@gpmpumptruckparts.com]

Subject: RE: gliders

Ernie,

Could you please add the company address and contact information to the letter?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ernie Szabo [mailto:ernie@gpmpumptruckparts.com]

Sent: Friday, February 09, 2018 5:06 PM

To: Healy, Stephen Subject: gliders

Stephen

If you have any questions don't hesitate to call me

Thank you for your help

Ernie Szabo Crystal Lake Office 4712 Reiland Drive Crystal Lake, IL 60014 Cell 224-209-7154 Desk 630-532-6893 Fax 815-479-5484





From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/30/2017 2:36:57 PM

To: 'Bob Boughman' [BBoughman@allstatepeterbiltgroup.com]

Subject: RE: Small Business exemption for Glider kit

That's the problem. I don't know who is notifying me about their small business status. This information should be for the company that wishes to use the small business provisions of the regulations. If you are acting for a customer then your customer needs to supply the required information and sign the letter.

So you should have your customer add the information I requested to letter and also indicate if they have sold any gliders that they have built. They should also put zeros in the table for number of gliders built in years they did not build gliders.

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@allstatepeterbiltgroup.com]

Sent: Monday, October 30, 2017 10:30 AM To: Healy, Stephen healy.stephen@epa.gov>

Subject: RE: Small Business exemption for Glider kit

I'm confused. I'm sending the small business exemption form, as a courtesy to the customer. Do you want the dealer contact information? The number of employees would be for the end user/assembler correct.

Bob Boughman | New & Used Truck Sales All Locations Allstate Peterbilt Group Direct: 330-243-6386 BBoughman@allstatepeterbiltgroup.com

Find us on: The Web | Twitter | Facebook

----Original Message----

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Monday, October 30, 2017 9:57 AM

To: Bob Boughman

Subject: RE: Small Business exemption for Glider kit

Bob,

Can you please add your company name address and contact information to the first page of your submission. The first page is your notification to EPA that you intend to use the small business regulatory provisions and how you qualify. The other pages are documentation for PACCAR. Also can you please add the number of employees for the three previous years.

One other question. Have you sold any gliders?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@allstatepeterbiltgroup.com]

Sent: Monday, October 30, 2017 9:32 AM To: Healy, Stephen <healy.stephen@epa.gov>

Subject: FW: Small Business exemption for Glider kit

Bob Boughman| New & Used Truck Sales All Locations Allstate Peterbilt Group Direct: 330-243-6386 BBoughman@allstatepeterbiltgroup.com Facebook

Find us on: The Web | Twitter |

----Original Message----

From: donotreply@wdlarson.com [mailto:donotreply@wdlarson.com] Sent: Monday, October 30, 2017 9:28 AM

To: Bob Boughman

Subject: Message from "RNP002673E53CCC"

This E-mail was sent from "RNP002673E53CCC" (MP C3004ex).

Scan Date: 10.30.2017 09:27:46 (-0400) Queries to: donotreply@wdlarson.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/17/2018 7:33:40 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Bachman Trucking Inc - glider vehicle assembler

Attachments: 2019 Bachman Trucking Inc Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Tuesday, January 16, 2018 3:48 PM

To: Healy, Stephen

Subject: Bachman Trucking Inc - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Bachman Trucking. The model year should have been 2019. I have initialed the correction.

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/12/2018 8:21:22 PM

To: 'Ernie Szabo' [ernie@gpmpumptruckparts.com]

Subject: RE: gliders

Attachments: GPM Pump and Truck Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ernie Szabo [mailto:ernie@gpmpumptruckparts.com]

Sent: Monday, February 12, 2018 3:04 PM

To: Healy, Stephen Subject: RE: gliders

Steve

Sorry about that, will this work?

Ernie Szabo Crystal Lake Office 4712 Reiland Drive Crystal Lake, IL 60014 Cell 224-209-7154 Desk 630-532-6893 Fax 815-479-5484





From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Monday, February 12, 2018 1:42 PM

To: Ernie Szabo Subject: RE: gliders

Ernie,

Could you please add the company address and contact information to the letter?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Ernie Szabo [mailto:ernie@gpmpumptruckparts.com]

Sent: Friday, February 09, 2018 5:06 PM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: gliders

Stephen

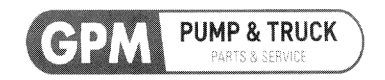
If you have any questions don't hesitate to call me

Thank you for your help

Ernie Szabo Crystal Lake Office 4712 Reiland Drive Crystal Lake, IL 60014 Cell 224-209-7154 Desk 630-532-6893 Fax 815-479-5484







February 12, 2018

Ernie Szabo GPM Pump & Truck Parts, LLC 4712 Reiland Dr. Crystal Lake IL 60014 Phone: 224-209-7154

Stephen Healy EPA

This notification letter is to inform you that GPM is eligible to complete gliders In 2018

We as a company comply with the small business criteria less than 1,500 employees. We meet both criteria's 40CFR 1037,150 and 13CFR121,201

The company is owned by Jim Markovitz

The number of employees

2015-29

2016-23

2017-29

The number of gliders

2010

2011

2012

2013

2014

2015

2016

Reviewed and Accepted

Signed by Jim Markovitz

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/22/2018 8:31:49 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Martin's Peterbilt - glider vehicle assembler

Deb,

Can PACCAR help inform the requestors as to the appropriate model year to list on the letter? I waste a great deal of time processing these notifications twice.

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Monday, January 22, 2018 3:28 PM

To: Healy, Stephen

Subject: Martin's Peterbilt - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Martin's Peterbilt of Eastern Kentucky LLC. The model year should have been 2019. I have initialed the correction

Thank you,

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 6/1/2017 7:10:30 PM

To: 'eric.schaedig@michigancat.com' [eric.schaedig@michigancat.com]

Subject: Glider - Small Business Notification

Eric,

The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that their company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that their company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that the company has built each year 2010 through 2014.
- Signed by the owner(s).

They should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to them. They can use the wording I used above (just substitute in the actual company name) if that helps.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u> 0.36.1037 1150

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se4</u>0.36.1037 1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121_1201&rgn=div8

Stephen Healy

Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/22/2018 9:07:07 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Martin's Peterbilt - glider vehicle assembler

Attachments: 2019 Martins Peterbilt Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Monday, January 22, 2018 3:28 PM

To: Healy, Stephen

Subject: Martin's Peterbilt - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Martin's Peterbilt of Eastern Kentucky LLC. The model year should have been 2019. I have initialed the correction

Thank you,

Deb Rogstad

Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205





Martin's Peterbilt of Eastern Kentucky



TOLL FREE: 1-800-255-2746 LOCAL: 606-878-6410 FAX: 606-878-2800

74 OLD WHITLEY ROAD RO. BOX 98 LONDON, KY 40741

January 18, 2018

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov
2019

Reviewed and Accepted Date //2 / // EPA Rep

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Martin's Peterbilt of Eastern Kentucky LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		***************************************
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

-	Year	Quantity	
-	Current	162	
	Current - 1	128	
	Current - 2	116	
	Current-3	112	

Reviewed and Accepted
Date 1/22/18EPA Rep

Ownership Structure

Owner	% Ownership
Bert Martin Jr.	20
David Martin	26
Troy Martin	16.90



Martin's Peterbilt Of Eastern Kentucky



TRAILER

74 OLD WHITLEY ROAD PO. BOX 98 LONDON, KY 40741 TOLL FREE: 1-800-255-2746 LOCAL: 606-878-6410 FAX: 606-878-2800

I attest that Martin's Peterbill of Eastern Kentucky LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that Martin's Peterbilt of Eastern KY LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

Title

Date/

Terry Martin Martin's Peterbilt of Eastern Kentucky LLC 174 Old Whitley Road London, KY 40744

London, KY 40744 606.878.6410

terrymartin@martinspeterbilt.com

Healy, Stephen

From:

Joshua Sykes < Joshua.Sykes@PACCAR.com>

Sent:

Monday, January 22, 2018 1:24 PM

To:

Healy, Stephen

Subject:

FW: Letter

Stephen,

Does this work or do you need it on the form?

From: Terry Martin [mailto:terrymartin@martinspeterbilt.com]

Sent: Monday, January 22, 2018 9:32 AM

To: Joshua Sykes Subject: Re: Letter

Remaining ownership is as follows:

Terry Martin 13.1% Todd Martin 6% Justin Martin 6% Jarod Martin 6% Travis Martin 6%

Thank You, Terry Martin

Martin's Peterbilt 174 Old Whitley Rd London, KY 40741

Office: (606) 878-6410

Toll Free: 1-866-354-3064

Fax: (606) 878-2800

Email: terrymartin@martinspeterbilt.com

On Jan 19, 2018, at 11:08 AM, Joshua Sykes < Joshua. Sykes@PACCAR.com > wrote:

Begin forwarded message:

From: "Healy, Stephen" < healy.stephen@epa.gov > Date: January 19, 2018 at 11:04:14 AM EST To: Joshua Sykes < Joshua Sykes@PACCAR.com >

Subject: RE: Letter

Joshua, Sorry I should have caught this before, but the letter shows three owners with a total ownership of 62.9%. Who owns the remaining 37.1%?

Thanks

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Joshua Sykes [mailto:Joshua.Sykes@PACCAR.com]

Sent: Thursday, January 18, 2018 4:31 PM
To: Healy, Stephen healy.stephen@epa.gov

Subject: FW: Letter

From: Terry Martin [mailto:terrymartin@martinspeterbilt.com]

Sent: Thursday, January 18, 2018 3:13 PM

To: Joshua Sykes Subject: Fwd: Letter

Josh,

Here is the corrected form.

Thank You, Terry Martin

Martin's Peterbilt 174 Old Whitley Rd London, KY 40741

Office: (606) 878-6410

Toll Free: 1-866-354-3064

Fax: (606) 878-2800

Email: terrymartin@martinspeterbilt.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/12/2017 9:07:11 PM

To: 'Elkhorn Valley Trucks' [ElkhornValleyTrucks@hotmail.com]

Subject: RE: Small Business Exemption letter

Attachments: 2018 Elkhorn Valley Trucks Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Elkhorn Valley Trucks [mailto:ElkhornValleyTrucks@hotmail.com]

Sent: Monday, December 11, 2017 5:24 PM

To: Healy, Stephen

Subject: Small Business Exemption letter

Hello Stephen,

Attached please find our Small Business Exemption as a Glider Vehicle Assembler letter. We would like to submit this letter to secure our number as an assembler for next year.

Please let me know if you need any further information as well as our next steps to complete this process. I can be reached at 402-816-4090. You may ask for Pat or Jolene.

Thank you, Jolene Tawney

Elkhorn Valley Trucks, LLC



2635 N. Broad St Fremont, NE 68025 402-618-0564 www.elkhornvalleytrucks.com

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov

RE: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Elkhorn Valley Trucks, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as a Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336-Transportation Equipment Manufacturing per 13 CFR 121, 201.

Glider Vehicle Production

Year	<u>Asse</u> mbled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Employees

Year	Quantity
Current	4
Current-1	3
Current-2	5
Current-3	2

Reviewed and Accepted Date 12/12/17 EPA Rep

Ownership Structure

Owner	%Ownership
Patrick Stalp	100%

Please confirm that this request is acceptable and that Elkhorn Valley Trucks, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Skinature of Company Official

Title

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/25/2018 8:29:11 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Endrizzi Diesel - glider vehicle assembler **Attachments**: 2019 Endrizzi Diesel LLC Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Thursday, January 25, 2018 11:36 AM

To: Healy, Stephen

Subject: Endrizzi Diesel - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Endrizzi Diesel LLC. The model year should have been 2019. I have initialed the correction.

We have conducted multiple webinars and provided written training materials for the dealers and assemblers, and have stressed the calendar year / model year distinction every time. Additionally, any time I am contacted during the process, I remind them. I do apologize. It creates extra work for me, and for my counterpart at Kenworth as well.

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com
Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



ENDRIZZI DIESEL, LLC 4850 S. 138⁷⁴ RD. BOLIVAR, MO. 65613

Stephen Healy EPA OTAQ Compliance Division Diesel Engine Compliance Center

2019 108

Reviewed and Accepted

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Endrizal Diesel, LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy DUTy Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (If different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt gilder vehicle production for this model year is

Employees

Year	Quantity
Current	14
2017	12
2016	9
2015	8

ZO19 MY
Reviewed and Accepted
Date 1/2-/2-FPA Ron

Ownership Structure

Owner	% Ownership
JAMES ENDRIZZI	50
JEREMY GARRISON	50

I attest that ENDRIZZI DIESEL, LLC is not affiliated with any other company.

Please confirm that this request is acceptable and that ENORIZZI DIESEL, LLC has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

rsignature of Company Official

377074

Dote

417-326-2363

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/24/2018 6:16:05 PM

To: 'Eddie Herring' [Eherring@herringmotor.com]

Subject: RE: Glider Kits

Eddie,

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each
 owner and the percentage ownership for each. Also describe any affiliations with other companies or state that
 there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions - this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037~1150$

40 CFR 1037.635 - Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

 $\frac{bin/retrieveECFR?gp=\&SID=7b7047abdd965bd6a1b219b7b036fad9\&mc=true\&n=pt40.36.1037\&r=PART\&ty=HTML\#se40.36.1037_1635$

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count:

http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business:

http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Tuesday, January 23, 2018 2:33 PM

To: Healy, Stephen Cc: Eddie Herring Subject: Glider Kits

Good Afternoon

I was wondering what I need to do to be able to build glider kits. I am already certified with Paccar to build trucks and would like to also do the same with Freightliner. Can you help me out with this? PACCAR 9409242

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

HERRING MOTOR ...

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/12/2018 7:54:51 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Powell's Truck & Auto Repair - glider vehicle assembler

Attachments: 2019 Powells Truck and Auto Repair Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Thursday, February 08, 2018 5:31 PM

To: Healy, Stephen

Subject: Powell's Truck & Auto Repair - glider vehicle assembler

Attached is a corrected Request for Small Business Exemption as a Glider Vehicle Assembler for Powell's Truck & Auto Repair. The model year should have been 2019. I have initialed the correction.

I apologize for the inconvenience. They had been doing well with the model year for a while \odot

Deb Rogstad Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email : deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



حام م المحام Reviewed and Accepted Date المحامة

Powell's Truck & Auto Roser 8401 E 7th St rcsive, old nilgal. 417-526-0366

Stephen heads tha onad compliance flusion theses i rgine Compliance Contes trate Surrens wash

Reviewed and Accepted Date 2/8/2018 EPA Rep

2019 200 Be: Madel Year 2018 Request for Small Business Exemption non Glider Vehicle Assembler

Privatell's Fried & Ac to Repair cortifies that h quanties as a small business per 11Cf8 121 and it classifies at Heavy Euro (racbianulasticing NAISS Code 136130 Subtector 330 - Itemportation Equipment Manufacturing por 13 Cff 521 301

Glider Vehicle Production

Year	CLOGUCCIO	n	
2011	Assembled	Sales (if	different) i
2013	· · · · · · · · · · · · · · · · · · ·		de nominaciones a consequente
20:2	notes an accident to the		
2011	A SAME A SAME AND A SA	need to be a visit to the suppression of the suppre	
5010	A	en mar en der en en en en en	***************************************
	design completion as an experi	for which he has seen	

Based on the Information provided above, but more unsubject exhibit place relate arediation for this model, worse,

tmp!	pases
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Year	Quantity
Current	* * **********************************
Current - 1	
Corrent - 3	
Current - 3	7-7-

Ownersh	diı	Stre	intern	2

Segreture of Company coffees

Owner	a. savana /
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TINE TOWN	1003
	the contraction of the second second second second
TO US IN STATE OF STA	
Concession and a contract of the contract of t	

attent that Power Truck & Auto Pepair ne is not affiliated with any other company

Please confirm that this request is acceptable and that Farmers Oil Company, Inc. has met all the requirements for the small business exemption as a guide vehicle assembler. Thank you for your assistance

CONTRACTOR OF THE SHAPE OF THE

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 7:38:58 PM

To: 'Eddie Herring' [Eherring@herringmotor.com]

Subject: RE: JE Herring Motor Co Glider Kit

Eddie.

I have one question, did JE Herring Motor Company sell a glider in 2014? To qualify for the EPA small business glider exemption the small business must have built gliders in the 2010 through 2014 timeframe and sold at least one glider in 2014. Here is an excerpt from the regulations that details these requirements:

§1037.150 Interim provisions.

- (t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.
- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
- (ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Please let me know if you have any questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Monday, February 26, 2018 12:08 PM

To: Healy, Stephen **Cc:** Eddie Herring

Subject: JE Herring Motor Co Glider Kit

Good Afternoon

Here is a paper we have filled out to be able to build glider kits. Please advise if you would need anything else.

Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/21/2018 3:02:20 PM

'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com] To:

Subject: FW: Request for Small Business Exemption

Attachments: Small Business Exemption.pdf

FYI

From: Gjerde, James [mailto:James.Gjerde@mhc.com]

Sent: Wednesday, March 21, 2018 9:18 AM

To: Healy, Stephen

Subject: Request for Small Business Exemption

James Gjerde

New Truck Sales Representative



MHC Kenworth - Des Moines

4111 Delaware Avenue : Des Moines, IA 50313

(515) 265-8111 x 6307 | direct

(515) 290-0630 mobile

(515) 265-8836 | fax

james.gjerde@mhc.com

MHC website | vCard | blog | map







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WARNING: We take certain precautions to prevent viruses, but we are not responsible for loss or damage arising from the use of this e-mail or attachments.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 7:55:53 PM

To: 'Eddie Herring' [Eherring@herringmotor.com]

Subject: RE: JE Herring Motor Co Glider Kit

Eddie.

Could you please indicate in your letter that you sold one or more gliders in 2014 and I can process your notification letter.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Tuesday, February 27, 2018 2:48 PM

To: Healy, Stephen

Subject: RE: JE Herring Motor Co Glider Kit

Yes we did.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

** HERRING MOTOR ...

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, February 27, 2018 2:39 PM

To: Eddie Herring < Eherring@herringmotor.com Subject: RE: JE Herring Motor Co Glider Kit

Eddie,

I have one question, did JE Herring Motor Company sell a glider in 2014? To qualify for the EPA small business glider exemption the small business must have built gliders in the 2010 through 2014 timeframe and sold at least one glider in 2014. Here is an excerpt from the regulations that details these requirements:

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(including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or later.

- (i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.
- (ii) In a given calendar year, you may produce up to 300 exempt vehicles under this section, or up to the highest annual production volume you identify in paragraph (t)(1) of this section, whichever is less.

Please let me know if you have any questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Monday, February 26, 2018 12:08 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Cc:** Eddie Herring < Eherring@herringmotor.com >

Subject: JE Herring Motor Co Glider Kit

Good Afternoon

Here is a paper we have filled out to be able to build glider kits. Please advise if you would need anything else.

Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP From:

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/22/2018 11:47:26 AM

'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com] To:

Subject: RE: Request for Small Business Exemption

Thanks, I'll hold on to it for now.

Steve

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Wednesday, March 21, 2018 5:18 PM

To: Healy, Stephen

Subject: RE: Request for Small Business Exemption

Kenworth is investigating CCB's request. We're going to need a good explanation before we accept this one. Just hold their small business exemption request until we can get some clarification.

Deb Rogstad Senior Marketing Analyst - GHG 940.591.4201

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Wednesday, March 21, 2018 10:02 AM

To: Deborah Rogstad < Deborah. Rogstad @PACCAR.com > Subject: FW: Request for Small Business Exemption

FYI

From: Gjerde, James [mailto:James.Gjerde@mhc.com]

Sent: Wednesday, March 21, 2018 9:18 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: Request for Small Business Exemption

James Gjerde

New Truck Sales Representative



MHC Kenworth - Des Moines

4111 Delaware Avenue | Des Moines, IA 50313

(515) 265-8111 x 6307 | direct

(515) 290-0630 mobile

(515) 265-8836 | fax

james.gjerde@mhc.com MHC website | vCard | blog | map



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WARNING: We take certain precautions to prevent viruses, but we are not responsible for loss or damage arising from the use of this e-mail or attachments.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 9:15:57 PM

To: 'Eddie Herring' [Eherring@herringmotor.com]

Subject: RE: JE Herring Motor Co Glider Kit

Eddie.

Sorry to be difficult, but could you please have Patrick Herring sign the letter then scan the letter into a PDF file and email that to me.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Tuesday, February 27, 2018 3:02 PM

To: Healy, Stephen

Subject: RE: JE Herring Motor Co Glider Kit

Here you go.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

* HERRING MOTOR ...

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, February 27, 2018 2:56 PM

To: Eddie Herring < Eherring@herringmotor.com Subject: RE: JE Herring Motor Co Glider Kit

Eddie,

Could you please indicate in your letter that you sold one or more gliders in 2014 and I can process your notification letter.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Tuesday, February 27, 2018 2:48 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** RE: JE Herring Motor Co Glider Kit

Yes we did.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199



From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, February 27, 2018 2:39 PM

To: Eddie Herring < Eherring@herringmotor.com Subject: RE: JE Herring Motor Co Glider Kit

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Please let me know if you have any questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Monday, February 26, 2018 12:08 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Cc:** Eddie Herring < Eherring@herringmotor.com >

Subject: JE Herring Motor Co Glider Kit

Good Afternoon

Here is a paper we have filled out to be able to build glider kits. Please advise if you would need anything else.

Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

"HERRING MOTOR ...

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/22/2018 2:29:17 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: FW: Small Business Exemption as a Glider Vehicle Assembler

Attachments: doc00140220180321104318.pdf

Deb,

Sorry to bother you again, but I received this other small business notification letter yesterday that has raised a red flag. The small business, East Texas Truck Center, claims to have built gliders in 2014 with a total staff of 17. They appear to offer repair services, truck sales and parts. Their glider sales all appear to be Kenworth and Peterbilt. The volume of gliders built would put them in PACCAR's top ten glider builders. Is this possible?

Thanks for your help.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Josh Burch [mailto:jburch@easttexastruckcenter.com]

Sent: Wednesday, March 21, 2018 11:54 AM

To: Healy, Stephen

Subject: Small Business Exemption as a Glider Vehicle Assembler

Good Morning Sir,

Attached is our Exemption request for the qty of kits built. Please let me know what we need to do to obtain EPA stamp and approval. Thank you for your time and look forward to hearing from you.

"Keep on asking and you will receive what you ask for. Keep on seeking and you will find. Keep on knocking, and the door will be opened to you."

Matthew 7.7

Thank You Joshua Burch



JOSHUA P BURCH PRESIDENT

East Texas Truck Center Inc. 3009 NW Stallings Dr.

Nacogdoches, Tx 75964 Work:888-488-3024 Cell:936-225-1552

Fax: 888-330-8390

jburch@easttexastruckcenter.com www.easttexastruckcenter.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/27/2018 9:39:17 PM

To: 'Eddie Herring' [Eherring@herringmotor.com]

Subject: RE: JE Herring Motor Co Glider Kit

Attachments: 2019 JE Herring Motor Company Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Tuesday, February 27, 2018 4:31 PM

To: Healy, Stephen

Subject: RE: JE Herring Motor Co Glider Kit

No Problem Here you go.

Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

* HERRING MOTOR ...

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, February 27, 2018 4:16 PM **To:** Eddie Herring < Eherring@herringmotor.com>

Subject: RE: JE Herring Motor Co Glider Kit

Eddie,

Sorry to be difficult, but could you please have Patrick Herring sign the letter then scan the letter into a PDF file and email that to me.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121 From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Tuesday, February 27, 2018 3:02 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** RE: JE Herring Motor Co Glider Kit

Here you go.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

"HERRING MOTOR ...

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

Sent: Tuesday, February 27, 2018 2:56 PM

To: Eddie Herring < Eherring@herringmotor.com Subject: RE: JE Herring Motor Co Glider Kit

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Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Tuesday, February 27, 2018 2:48 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Subject:** RE: JE Herring Motor Co Glider Kit

Yes we did.

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

* HERRING MOTOR ...

From: Healy, Stephen [mailto:healy.stephen@epa.gov]

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To: Eddie Herring < Eherring@herringmotor.com Subject: RE: JE Herring Motor Co Glider Kit

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Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Eddie Herring [mailto:Eherring@herringmotor.com]

Sent: Monday, February 26, 2018 12:08 PM **To:** Healy, Stephen < healy.stephen@epa.gov > **Cc:** Eddie Herring < Eherring@herringmotor.com >

Subject: JE Herring Motor Co Glider Kit

Good Afternoon

Here is a paper we have filled out to be able to build glider kits. Please advise if you would need anything else.

Thanks

Eddie Herring JE Herring Motor Co 286 Neilan Road Somerset Pa 15501 1-800-356-6199

* HERRING MOTOR ...

J. E. HERRING MOTOR COMPANY

286 Neilan Road, Route 31 West • Somerset, PA 15501 • 814/445-4577

Re: Model Year 2012 Request for Small Business Exemption as a Glider Vehicle Assembler

2014

JE Herring Motor CO certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014	***************************************	
2013		
2012	***************************************	
2011	***************************************	
2010		

Employees

Year	Quantity
Current	47
Current - 1	51
Current – 2	52
Current – 3	51

Reviewed and Accepted Date 2/2/1/2 EPA Rep

Ownership Structure

Owner	% Ownership
Walter E Herring	34 %
Patricia A Herring	17 %
Patrick E Herring	24.5 %
Natthew E Herring	24.5 %

Please confirm that this request is acceptable and that JE Herring Motor CO has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Patrick Herring Sec. 26 Feb. 2018

Signature of Company Official Title Date

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/31/2017 5:59:00 PM

To: 'Bob Boughman' [BBoughman@allstatepeterbiltgroup.com]

Subject: RE: EPA small business exemption

Attachments: 2018 CL Richert Trucking Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@allstatepeterbiltgroup.com]

Sent: Monday, October 30, 2017 12:17 PM
To: Healy, Stephen Subject: FW">Healy.stephen@epa.gov>Subject: FW: EPA small business exemption

Bob Boughman| New & Used Truck Sales All Locations Allstate Peterbilt Group Direct : 330-243-6386

BBoughman@allstatepeterbiltgroup.com

Find us on: The Web | Twitter | Facebook

----Original Message----

From: donotreply@wdlarson.com [mailto:donotreply@wdlarson.com]

Sent: Monday, October 30, 2017 12:03 PM

To: Bob Boughman

Subject: Message from "RNP002673E53CCC"

This E-mail was sent from "RNP002673E53CCC" (MP C3004ex).

Scan Date: 10.30.2017 12:03:12 (-0400) Queries to: donotreply@wdlarson.com Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.gov



Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

C.L. Richert Trucking Co.Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	***************************************	
2012	***************************************	
2011	***************************************	
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	28
2016	31
2015	29
2014	29

Ownership Structure

Owner	% Ownership
Wilma Richert	100

Lattest C.L. Richert Trucking Co. INc. is not affiliated with any other company.

Please confirm that this request is acceptable and that C.L. Richert Trucking Co. INc. has met all the requirements for the Small business exemption as a glider vehicle assembler. Thank you for your assistance.

Donnie Zhin	president	10-27-17
Signature of Company/Official //	Title	Date
PO 80x 293		

162 Columbus Rd.

Mount Vernon, OH 43050

donnierichert@yahoo.com (740)397-4500

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/22/2018 6:11:17 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Deb,

Thank you. This is very helpful. I will be asking for documentation.

Steve

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Thursday, March 22, 2018 11:19 AM

To: Healy, Stephen

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Steve,

You're right in questioning this one. I did some digging and don't find anything close to this name in 2014, or a customer this size that I don't already know about. It is possible they worked strictly as a third party assembler and don't show up in our history before we started tracking assemblers. Or they could have operated under another name. I don't see a likely candidate this size. But it's two partners with two locations, so perhaps they merged operations. So it's technically possible.

I haven't heard from any Peterbilt dealers planning to use this company, and neither has my counterpart at Kenworth.

If I were you, I'd ask for some documentation - a list of VINs, or a breakdown of the by OEM

Deb Rogstad

Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email: deborah.rogstad@PACCAR.com Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



From: Healy, Stephen <healy.stephen@epa.gov>

Sent: Thursday, March 22, 2018 9:29 AM

To: Deborah Rogstad < Deborah. Rogstad @PACCAR.com >

Subject: FW: Small Business Exemption as a Glider Vehicle Assembler

Deb,

Sorry to bother you again, but I received this other small business notification letter yesterday that has raised a red flag. The small business, East Texas Truck Center, claims to have built gliders in 2014 with a total staff of 17. They appear to offer repair services, truck sales and parts. Their glider sales all appear to be Kenworth and Peterbilt. The volume of gliders built would put them in PACCAR's top ten glider builders. Is this possible?

Thanks for your help.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Josh Burch [mailto:jburch@easttexastruckcenter.com]

Sent: Wednesday, March 21, 2018 11:54 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Small Business Exemption as a Glider Vehicle Assembler

Good Morning Sir,

Attached is our Exemption request for the qty of kits built. Please let me know what we need to do to obtain EPA stamp and approval. Thank you for your time and look forward to hearing from you.

"Keep on asking and you will receive what you ask for. Keep on seeking and you will find. Keep on knocking, and the door will be opened to you."

Matthew 7.7

Thank You Joshua Burch



JOSHUA P BURCH PRESIDENT

East Texas Truck Center Inc. 3009 NW Stallings Dr. Nacogdoches, Tx 75964 Work:888-488-3024

Cell:936-225-1552 Fax: 888-330-8390

<u>jburch@easttexastruckcenter.com</u> www.easttexastruckcenter.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 10/31/2017 6:03:30 PM

To: 'Bob Boughman' [BBoughman@allstatepeterbiltgroup.com]

Subject: RE: EPA small business exemption

Attachments: 2018 Rodney Rohrbough Trucking Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@allstatepeterbiltgroup.com]

Sent: Monday, October 30, 2017 12:17 PM
To: Healy, Stephen Subject: FW">Healy.stephen@epa.gov>Subject: FW: EPA small business exemption

Bob Boughman| New & Used Truck Sales All Locations Allstate Peterbilt Group Direct : 330-243-6386

BBoughman@allstatepeterbiltgroup.com

Find us on: The Web | Twitter | Facebook

----Original Message----

From: donotreply@wdlarson.com [mailto:donotreply@wdlarson.com]

Sent: Monday, October 30, 2017 12:03 PM

To: Bob Boughman

Subject: Message from "RNP002673E53CCC"

This E-mail was sent from "RNP002673E53CCC" (MP C3004ex).

Scan Date: 10.30.2017 12:03:12 (-0400) Queries to: donotreply@wdlarson.com

Stephen Healy **EPA OTAQ Compliance Division** Diesel Engine Compliance Center Healy.Stephen@epa.gov



Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler

Rodney Rohrbaugh Trucking Inc. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013	***************************************	
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	17
2016	17
2015	19
2014	16

Ownership Structure

Owner	% Ownership
Rodney Rohrbaugh	100
——————————————————————————————————————	

Lattest Rodney Rohrbaugh Trucking INc. is not affiliated with any other company.

Please confirm that this request is acceptable and that Rodney Rohrbaugh Trucking INc. has met all the requirements for the Small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official Title

16015 McConnelsville Rd. Coldwell, Ohio 43724 (740)732-7382 Brt6@frontier.com

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/3/2018 3:14:55 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: FW: Small Business Exemption as a Glider Vehicle Assembler

Attachments: 2014 GLIDER LIST.xlsx

Deb,

Attached is the list of VINs that East Texas Truck Center reported to have built in 2014. Any insight you can provide is appreciated.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Josh Burch [mailto:jburch@easttexastruckcenter.com]

Sent: Monday, April 02, 2018 10:07 AM

To: Healy, Stephen

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Good Morning,

I am back from the holidays and have the vins and makes as requested. Thank you for your time and if you have any questions please let me know. Just as a reply to the small company.. Software giant Microsoft was started in 1975, in the garage of a young college drop-out by the name Bill Gates. In a tiny Albuquerque garage, with room for only two people, Gates and his friend, Paul Allen, started a firm, which was originally called "Micro-Soft". Facebook was created in a dorm. We eclipsed 30 million in sales last year and started in a one bay shop behind the house. Mr. Healy its not always about the size of the company that can accomplish large task, goals or dreams. Its about the hearts and minds of the team reaching for these goals. For these dreams. Hope you have had a blessed Easter, enjoy your Monday and Semper Fidelis!:)

"Keep on asking and you will receive what you ask for. Keep on seeking and you will find. Keep on knocking, and the door will be opened to you."

Matthew 7.7

Thank You Joshua Burch



JOSHUA P BURCH

PRESIDENT

East Texas Truck Center Inc. 3009 NW Stallings Dr. Nacogdoches, Tx 75964 Work:888-488-3024

Cell:936-225-1552 Fax: 888-330-8390

jburch@easttexastruckcenter.com www.easttexastruckcenter.com

From: Healy, Stephen < healy.stephen@epa.gov >

Sent: Thursday, March 22, 2018 1:18 PM

To: Josh Burch < jburch@easttexastruckcenter.com>

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Mr Burch,

Your letter indicates that your company built gliders in 2014. That is a relatively high volume of gliders from a small company. Could you please supply a list of the VINs and OEMs to help expedite the review of your notification?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Josh Burch [mailto:jburch@easttexastruckcenter.com]

Sent: Wednesday, March 21, 2018 11:54 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Small Business Exemption as a Glider Vehicle Assembler

Good Morning Sir,

Attached is our Exemption request for the qty of kits built. Please let me know what we need to do to obtain EPA stamp and approval. Thank you for your time and look forward to hearing from you.

"Keep on asking and you will receive what you ask for. Keep on seeking and you will find. Keep on knocking, and the door will be opened to you."

Matthew 7.7

Thank You Joshua Burch



JOSHUA P BURCH PRESIDENT

East Texas Truck Center Inc. 3009 NW Stallings Dr. Nacogdoches, Tx 75964 Work:888-488-3024 Cell:936-225-1552

Fax: 888-330-8390

jburch@easttexastruckcenter.com www.easttexastruckcenter.com

MSO'S

<u>VIN'S</u>	MAKE:
1. 1NKDGGGG60J450284	KENWORTH
2. 1NKDGGGG80J450285	KENWORTH
3. 1NKDGGGG50J450289	KENWORTH
4. 1NKDGGGG40J462496	KENWORTH
5. 1NKDGGGG20J462495	KENWORTH
6. 1NKWGGGG60J455722	KENWORTH
7. 1NKWGGGG90J451406	KENWORTH
8. 1NKWGGGG70J451405	KENWORTH
9. 1NKDGGGGX0J462499	KENWORTH
10. 1NKDGGGG80J462498	KENWORTH
11. 1NKDGGGG60J462497	KENWORTH
12. 1NPXGGGG70D269975	PETERBILT
13. 1NPXGGGGX0D269985	PETERBILT
14. 1NPXGGGG80D269984	PETERBILT
15. 1NPXGGGG90D269976	PETERBILT
16. 1NPXGGGG10D268658	PETERBILT
17. 1NPXGGGG20D268667	PETERBILT
18. 1NPXGGGG30D269987	PETERBILT
19. 1NPXGGGG10D269972	PETERBILT
20. 1NPXGGGG10D269983	PETERBILT
21. 1NPXGGGG60D269983	PETERBILT
22. 1NPXGGGG30D269973	PETERBILT
23. 1NPXGGGG50D269974	PETERBILT
24. 1NKDGGGG40J450283	KENWORTH
25. 1NKDGGGG30J450288	KENWORTH
26. 1NKDGGGG60J450298	KENWORTH
27. 1NKDGGGG50J450292	KENWORTH
28.1NKDGGGG30J450291	KENWORTH
29. 1NKDGGGG90J450294	KENWORTH
30. 1NKDGGGG70J450293	KENWORTH
31. 1NKDGGGG20J450296	KENWORTH
32. 1NKDGGGG00J450295	KENWORTH
33.1NKDGGGG40J450297	KENWORTH
34. 1NKDGGGG00J450300	KENWORTH
35. 1NKDGGGG80J450299	KENWORTH
36. 1NKDGGGG90J462509	KENWORTH
37. 1NKDGGGG70J462511	KENWORTH
38. 1NKDGGGG70J462508	KENWORTH
39. 1NKDGGGG50J462507	KENWORTH
40. 1NKDGGGG30J462506	KENWORTH
41. 1NKDGGGG10J462505	KENWORTH
42. 1NKDGGGGX0J462504	KENWORTH

43. 1NKDGGGG80J462503	KENWORTH
44. 1NKDGGGG60J462502	KENWORTH
45. 1NKDGGGG40J462501	KENWORTH
46. 1NKDGGGG10J450287	KENWORTH
47.1NKDGGGGX0J450286	KENWORTH
48. 1NKDGGGG10J450290	KENWORTH
49. 1NPXGGGG70D266929	PETERBILT

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 11/8/2017 8:13:12 PM

To: 'Bob Boughman' [BBoughman@allstatepeterbiltgroup.com]

Subject: RE: small business exemption glider kit

Attachments: 2018 RTM Transport Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@allstatepeterbiltgroup.com]

Sent: Tuesday, November 07, 2017 2:08 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: FW:small business exemption glider kit

This customer built a glider kit this year and it has been wrecked and declared a total loss. This would be a replacement for that kit.

Bob Boughman | New & Used Truck Sales All Locations Allstate Peterbilt Group Direct: 330-243-6386

BBoughman@allstatepeterbiltgroup.com

Find us on: The Web | Twitter | Facebook

----Original Message----

From: donotreply@wdlarson.com [mailto:donotreply@wdlarson.com]

Sent: Tuesday, November 07, 2017 2:03 PM

To: Bob Boughman

Subject: Message from "RNP002673E53CCC"

This E-mail was sent from "RNP002673E53CCC" (MP C3004ex).

Scan Date: 11.07.2017 14:02:58 (-0500) Queries to: donotreply@wdlarson.com

RTM TRANSPORT LLC

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy.Stephen@epa.gov

Reviewed and Accepted Date 11/8/17 EPA Rep

Re: Model Year 2018 Request for Small Business Exemption as a Gilder Vehicle Assembler

RTM TRANSPORT LLC. certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 – Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	<u>Assembled</u>	Sales (if different)
2014		
2013	***************************************	
2012		
2011		***************************************
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is

Employees

Year	Quantity
Current	5
2016	4
2015	6
2014	6

Ownership Structure

Owner	% Ownership
ALLEN J. TROYER	100
••••••	

Lattest RTM TRANSPORT LLC. is not affiliated with any other company.

Please confirm that this request is acceptable and that TRM TRANSPORT LLC, has met all the requirements for the Small business exemption as a gilder vehicle assembler. Thank you for your assistance.

MIL. D'	Lance	owner	10-27-17
Signature of Company		Title	Date
PO 80x 335	cr5019@frontier.com		

5019 CTY. RD. 120 BERLIN, OH 44610 (330)231-8716

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/4/2018 2:51:52 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Deb,

Can you give me a call when you get a chance? I'd like to discuss this situation and how to move forward.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Tuesday, April 03, 2018 1:35 PM

To: Healy, Stephen

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Steve,

These are all MY2015 Paccar gliders, though VIN section is listed twice. In our records, the customer is either D&B Trucks and Equipment or Martin's Peterbilt, our dealer that works with D&B. I see that D&B does have a location in east Texas. So it appears that ETTC was doing subcontract work for D&B. We've seen other relationships like this. I think this sort of thing is why we did not realize just how many companies have been assembling glider kits.

Deb Rogstad

Senior Marketing Analyst - GHG

Office: 940.591.4201 | Email: <u>deborah.rogstad@PACCAR.com</u> Peterbilt Motors Company, 1700 Woodbrook St, Denton, TX 76205



From: Healy, Stephen < healy.stephen@epa.gov>

Sent: Tuesday, April 03, 2018 10:15 AM

To: Deborah Rogstad < Deborah Rogstad @PACCAR.com >

Subject: FW: Small Business Exemption as a Glider Vehicle Assembler

Deb.

Attached is the list of VINs that East Texas Truck Center reported to have built in 2014. Any insight you can provide is appreciated.

Thank you,

Stephen Healy

Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Josh Burch [mailto:jburch@easttexastruckcenter.com]

Sent: Monday, April 02, 2018 10:07 AM

To: Healy, Stephen healy, Stephen@epa.gov

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Good Morning,

I am back from the holidays and have the vins and makes as requested. Thank you for your time and if you have any questions please let me know. Just as a reply to the small company. Software giant Microsoft was started in 1975, in the garage of a young college drop-out by the name Bill Gates. In a tiny Albuquerque garage, with room for only two people, Gates and his friend, Paul Allen, started a firm, which was originally called "Micro-Soft". Facebook was created in a dorm. We eclipsed 30 million in sales last year and started in a one bay shop behind the house. Mr. Healy its not always about the size of the company that can accomplish large task, goals or dreams. Its about the hearts and minds of the team reaching for these goals. For these dreams. Hope you have had a blessed Easter, enjoy your Monday and Semper Fidelis!:)

"Keep on asking and you will receive what you ask for. Keep on seeking and you will find. Keep on knocking, and the door will be opened to you."

Matthew 7.7

Thank You Joshua Burch



JOSHUA P BURCH PRESIDENT

East Texas Truck Center Inc. 3009 NW Stallings Dr. Nacogdoches, Tx 75964 Work:888-488-3024

Cell:936-225-1552 Fax: 888-330-8390

jburch@easttexastruckcenter.com www.easttexastruckcenter.com

From: Healy, Stephen healy.stephen@epa.gov>

Sent: Thursday, March 22, 2018 1:18 PM

To: Josh Burch < jburch@easttexastruckcenter.com >

Subject: RE: Small Business Exemption as a Glider Vehicle Assembler

Mr Burch,

Your letter indicates that your company built gliders in 2014. That is a relatively high volume of gliders from a small company. Could you please supply a list of the VINs and OEMs to help expedite the review of your notification?

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: Josh Burch [mailto:jburch@easttexastruckcenter.com]

Sent: Wednesday, March 21, 2018 11:54 AM **To:** Healy, Stephen healy.stephen@epa.gov>

Subject: Small Business Exemption as a Glider Vehicle Assembler

Good Morning Sir,

Attached is our Exemption request for the qty of kits built. Please let me know what we need to do to obtain EPA stamp and approval. Thank you for your time and look forward to hearing from you.

"Keep on asking and you will receive what you ask for. Keep on seeking and you will find. Keep on knocking, and the door will be opened to you."

Matthew 7.7

Thank You Joshua Burch



JOSHUA P BURCH PRESIDENT

East Texas Truck Center Inc. 3009 NW Stallings Dr. Nacogdoches, Tx 75964 Work:888-488-3024 Cell:936-225-1552

Fax: 888-330-8390

<u>jburch@easttexastruckcenter.com</u> <u>www.easttexastruckcenter.com</u>

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/18/2017 8:32:08 PM

'Bob Boughman' [BBoughman@allstatepeterbiltgroup.com] To:

Subject: RE: Small Business Glider kit Exemption

Attachments: 2018 Don Rohrbough Trucking Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@allstatepeterbiltgroup.com]

Sent: Monday, December 18, 2017 12:11 PM To: Healy, Stephen <healy.stephen@epa.gov> Subject: FW: Small Business Glider kit Exemption

Bob Boughman| New & Used Truck Sales All Locations Allstate Peterbilt Group Direct : 330-243-6386

BBoughman@allstatepeterbiltgroup.com

The Web | Twitter | Find us on: Facebook

----Original Message---From: donotreply@wdlarson.com [mailto:donotreply@wdlarson.com]

Sent: Monday, December 18, 2017 12:06 PM

To: Bob Boughman

Subject: Message from "RNP002673E53CCC"

This E-mail was sent from "RNP002673E53CCC" (MP C3004ex).

Scan Date: 12.18.2017 12:05:41 (-0500) Queries to: donotreply@wdlarson.com

DON ROHRBOUGH

Stephen Healy **EPA OTAQ Compliance Division** Diesel Engine Compliance Center Healy.Stephen@epa.gov

Reviewed and Accepted Date <u>/2//8///</u> EPA Rep

Re: Model Year 2018 Request for Small Business Exemption as a Glider Vehicle Assembler DON ROHRBOUGH TRUCKING

RENTERANSCORT LLC certifies that it qualifies as a small business per 13 CFR 121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
2012		
2011		
2010		

Based on the information provided above, our maximum annual exempt glider vehicle production for this model year is



Employees

Year	Quantity
Current	3
2016	3
2015	3
2014	3

Ownership Structure

Owner	% Ownership
DON R ROHRBOUGH	100

Lattest DON ROHRBOUGH TRUCKING. is not affiliated with any other company.

Please confirm that this request is acceptable and that TRM TRANSPORT LLC, has met all the requirements for the Small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

owner

12/18/2017

Title

Date

201 RAILROAD STREET CALDWELL, OHIO 43724 (740) 732-2280

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/11/2018 5:32:15 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: Glider Builder VIN List

Attachments: attachment 1.pdf; Small Business Exemption.pdf

Deb,

We spoke about this request a week or two ago. I received a list VINs from them for the gliders they built up. I have attached the VIN list and notification letter. Any feedback you can provide would be appreciated.

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

Trk Make	Model	Vin#
PETERBIL	389	1NPXGGGG60D276299
PETERBIL	389	1NPXGGGG90D276300
PETERBIL	389	1NPXGGGG00D276301
PETERBIL	389	1XPXGGGG20D276302
PETERBIL	389	1NPXGGGG40D276303
PETERBIL	389	1NPXGGGG60D276304
PETERBIL	389	1NPXGGGG80D276305
PETERBIL	389	1NPXGGGGX0D276306
PETERBIL	389	1NPXGGGG10D276307
PETERBIL	389	1NPXGGGG30D276308
PETERBIL	389	1NPXGGGG50D276309
PETERBIL	389	1NPXGGGG10D276310
PETERBIL	389	1NPXGGGG30D276311
PETERBIL	389	1NPXGGGG10D276288
PETERBIL	389	1NPXGGGG30D276289
PETERBIL	389	1NPXGGGGX0D276290
PETERBIL	389	1NPXGGGG10D276291
PETERBIL	389	1NPXGGGG30D276292
PETERBIL	389	1NPXGGGG50D276293
PETERBIL	389	1NPXGGGG20D279393
PETERBIL	389	1NPXGGGG40D279394
PETERBIL	389	1NPXGGGG60D279395
PETERBIL	389	1NPXGGGG80D279396
PETERBIL	389	1NPXGGGGX0D279397
PETERBIL	389	1NPXGGGG10D279398
PETERBIL	389	1NPXGGGG30D279399
PETERBIL	389	1NPXGGGG60D279400
PETERBIL	389	1NPXGGGG80D279401
PETERBIL	389	1NPXGGGGX0D279402
PETERBIL	389	1NPXGGGG10D279403
PETERBIL	389	1NPXGGGG30D279404
PETERBIL	389	1NPXGGGG50D279405
PETERBIL	389	1NPXGGGG70D279406
PETERBIL	389	1NPXGGGG90D279407
PETERBIL	389	1NPXGGGG70D276294
PETERBIL	389	1NPXGGGG90D276295
PETERBIL	389	1NPXGGGG00D276296
PETERBIL	389	1NPXGGGG20D276297
PETERBIL	389	1NPXGGGG40D276298
PETERBIL	389	1NPXGGGG90D279617

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/19/2018 7:04:22 PM

To: 'Bob Boughman' [BBoughman@ohiopeterbilt.com]

Subject: RE: small business exemption

What are you asking about? The attachment appeared to be a blank loan application.

Steve Healy

----Original Message----

From: Bob Boughman [mailto:BBoughman@ohiopeterbilt.com]

Sent: Friday, January 19, 2018 12:33 PM
To: Healy, Stephen <healy.stephen@epa.gov>
Subject: FW: small business exemption

----Original Message----

From: NewPhillyPB@ohiopeterbilt.com [mailto:NewPhillyPB@ohiopeterbilt.com]

Sent: Friday, January 19, 2018 8:20 PM

To: Bob Boughman

Subject: Scanned Document

Please open the attached document.

Attachment File Type: pdf, Multi-Page

Multifunction Printer Location: Device Name: XRX9C934E96A9BB

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 4/13/2018 3:13:19 PM

To: 'Deborah Rogstad' [Deborah.Rogstad@PACCAR.com]

Subject: RE: Glider Builder VIN List

Deb,

Thank you for the information.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Deborah Rogstad [mailto:Deborah.Rogstad@PACCAR.com]

Sent: Wednesday, April 11, 2018 2:14 PM

To: Healy, Stephen

Subject: RE: Glider Builder VIN List

Steve,

Interesting. All of this list of kits were for customer R.E. Monson Inc.:

http://www.monsonandsons.com/employment.shtml . On this page, it looks like they replaced much of their fleet in 2014 and 2015. They have the same address as CCB, LLC. IF they are separate legal entities, it's feasible that CCB "sold" their assembly services to Monson.

I admit I know little about the actual assembly process. For 2 people, in a year seems like a lot. But they could have had many more employees in 2014, and would have had no overhead. Monson only ordered a few kits in 2016, and none since then.

I think this is another one that you'd have to audit to disprove.

Deb Rogstad Senior Marketing Analyst - GHG 940.591.4201

From: Healy, Stephen < healy.stephen@epa.gov > Sent: Wednesday, April 11, 2018 12:32 PM

To: Deborah Rogstad < Deborah Rogstad @PACCAR.com >

Subject: Glider Builder VIN List

Deb,

We spoke about this request a week or two ago. I received a list VINs from them for the gliders they built up. I have attached the VIN list and notification letter. Any feedback you can provide would be appreciated.

Thank you,

Stephen Healy

Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

1/19/2018 7:57:32 PM Sent:

'Bob Boughman' [BBoughman@ohiopeterbilt.com] To:

Subject: RE: small business exemption paperwork

The attached letter indicates that Jason Harmon Trucking did in the timeframe of 2010 through 2014. The EPA regulations for the small business glider builder exemption require that they have previously built gliders. Please check the records for this company to see if they have previously built gliders and sold at least one. Here is an excerpt from the regulations stating these requirements:

§1037.150 Interim provisions.

(t) Glider kits and glider vehicles. (1) Glider vehicles conforming to the requirements in this paragraph (t)(1) are exempt from the Phase 1 emission standards of this part 1037 prior to January 1, 2021. Engines in such vehicles (including vehicles produced after January 1, 2021) remain subject to the requirements of 40 CFR part 86 applicable for the engines' original model year, but not subject to the Phase 1 or Phase 2 standards of 40 CFR part 1036 unless they were originally manufactured in model year 2014 or

(i) You are eligible for this exemption if you are a small manufacturer and you sold one or more glider vehicles in 2014 under the provisions of §1037.150(c). You do not qualify if you only produced glider vehicles for your own use. You must notify us of your plans to use this exemption before you introduce exempt vehicles into U.S. commerce. In your notification, you must identify your annual U.S.-directed production volume (and sales, if different) of such vehicles for calendar years 2010 through 2014. Vehicles you produce before notifying us are not exempt under this section.

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@ohiopeterbilt.com]

Sent: Friday, January 19, 2018 2:09 PM To: Healy, Stephen healy.stephen@epa.gov

Subject: FW: small business exemption paperwork

----Original Message----

From: Bob Boughman

Sent: Friday, January 19, 2018 12:30 PM To: 'healy.stephan@epa.gov'

Subject: FW: small business exemption paperwork

Please see the attachment.

----Original Message----

From: NewPhillyPB@ohiopeterbilt.com [mailto:NewPhillyPB@ohiopeterbilt.com]

Sent: Friday, January 19, 2018 8:26 PM

To: Bob Boughman

Subject: Scanned Document

Please open the attached document.

Attachment File Type: pdf, Multi-Page

Multifunction Printer Location: Device Name: XRX9C934E96A9BB

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/8/2018 2:22:18 PM

To: 'ddmaster@aol.com' [ddmaster@aol.com]

Subject: RE: glider kit certification

Dave.

For the purposes of the EPA regulation your company is considered to be a manufacturer because you complete the assembly of the truck. So NAICS Code 336120 is applicable and has a size threshold of 1500 employees.

Here is the information I send to companies interested in the small business glider builder requirements:

EPA regulations allow small businesses to build gliders using older (pre-2010) engines under certain conditions and restrictions. First, the company must qualify as a small business according to the applicable regulations and they must have built gliders in the time period of 2010 through 2014 and sold at least one to another company or person in 2014. You would be limited in the number of gliders you can build per year to the maximum number you built in any single year 2010 through 2014. The regulations (40 CFR 1037.150(c)) require a small business to notify EPA that they intend to utilize the small business provisions. We ask small businesses to send us a letter of notification annually that includes a number of bits of information justifying that they qualify for the small business allowances. A short letter that contains the following information is all that is needed:

- A statement that your company meets the small business criteria listed in 40 CFR 1037.150 (c) and the small business criteria specified in 13 CFR 121.201. (Assuming this is true.) Currently the size threshold for Heavy Duty Truck Manufacturers is 1500 employees this is what is listed for NAICS Code 336120. The total number of employees includes that of the company and its affiliates (see 13 CFR 121 link below).
- A statement that your company is solely owned by (owner's name) and if there are multiple owners state each owner and the percentage ownership for each. Also describe any affiliations with other companies or state that there are no affiliations assuming that is true.
- State the number of employees for each of the past 3 years.
- State the number of gliders that your company has built each year 2010 through 2014.
- Signed by the owner(s) or company official.

You should scan the signed letter and send the PDF file to me. I will then review it, stamp it and return it to you. You can use the wording I used above (just substitute in the actual company name) if that helps. You can then show the EPA reviewed letter to the truck manufacturer as proof you have notified the EPA.

For your reference here are a number links to regulations that are applicable:

40 CFR 1037.150 Interim Provisions – this covers the small business exclusion requirements (1037.150(c)) and the new interim glider requirements (1037.150(t)):

http://www.ecfr.gov/cgi-

<u>bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty</u> =HTML#se40.36.1037 1150

40 CFR 1037.635 – Glider kits and glider vehicles:

http://www.ecfr.gov/cgi-

bin/retrieveECFR?gp=&SID=7b7047abdd965bd6a1b219b7b036fad9&mc=true&n=pt40.36.1037&r=PART&ty=HTML#se40.36.1037_1635

13 CFR Part 121

Small business general provisions: describes how to determine affiliations and determine employee count: http://www.ecfr.gov/cgi-bin/text-

idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=sg13.1.121.a.sg0&rgn=div7

Size standards for small business: http://www.ecfr.gov/cgi-bin/text-idx?SID=266ad73e48d34146461d5b3cc2a0d1ab&mc=true&node=se13.1.121 1201&rgn=div8

Please give me a call if you have further questions.

Thank you,

Stephen Healy
Mechanical Engineer
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
734--214-4121

From: ddmaster@aol.com [mailto:ddmaster@aol.com]

Sent: Wednesday, March 07, 2018 4:44 PM

To: Healy, Stephen

Subject: glider kit certification

Mr. Healy,

My name is Dave Francis and I own a heavy duty truck body/paint shop in ST.Louis, MO, we also assemble glider kits for customers. I was told we need to register with the EPA in order for us to continue such assemblies. My questions are - In reading the regulation 13 CFR121.201 the NAICS Code 336120 for a small business - this refers to a manufacturer, we do not manufacture; we order the kit for our customer, the customer supplies the parts and we assemble everything and have it inspected by the state, customer then titles the kit for their business. Therefore which NAICS Code would be correct for us? In order for us to continue assembling glider kits exactly what do we need to do and what information do you need?
Thank you,

D&D WRECK REBUILDERS314-436-7484 local
800-536-9065 toll free
314-436-2297 fax

Dave Francis

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/25/2018 8:32:20 PM

'Bob Boughman' [BBoughman@ohiopeterbilt.com] To:

Subject: RE: small business exemption/kit

Bob,

The letter indicated the request is for 2014 Model Year. I suspect that is an error and should most likely be 2019. Can you please get this corrected and resent?

Thank you,

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@ohiopeterbilt.com]

Sent: Thursday, January 25, 2018 11:13 AM To: Healy, Stephen <healy.stephen@epa.gov> Subject: FW: small business exemption/kit

----Original Message---From: NewPhillyPB@ohiopeterbilt.com [mailto:NewPhillyPB@ohiopeterbilt.com]

Sent: Thursday, January 25, 2018 7:13 PM

To: Bob Boughman

Subject: Scanned Document

Please open the attached document.

Attachment File Type: pdf, Multi-Page

Multifunction Printer Location: Device Name: XRX9C934E96A9BB

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/14/2018 5:32:08 PM

To: 'ddmaster@aol.com' [ddmaster@aol.com]

Subject: RE: glider notification letter

Attachments: D and D Wreck Rebuilders Inc Small Business.pdf

David,

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: ddmaster@aol.com [mailto:ddmaster@aol.com]

Sent: Friday, March 09, 2018 10:58 AM

To: Healy, Stephen

Subject: glider notification letter

Mr. Healy attached is our notification letter to concerning the the glider kit program, if there are any questions please contact me at the number below or this email address.

Thank you, David Francis President

*D&D WRECK REBUILDERS*314-436-7484 local
800-536-9065 toll free
314-436-2297 fax

1413 Howard St. ST, Louis, MO, 63106 314,436,7484 314,436,0540 Fax

D&D WRECK REBUILDERS, INC.

March 8, 2018

Glider Kit Small Business Notification

Reviewed and Accepted Date 3/14/18 EPA Rep

Mr. Stephen Healy:

I David A. Francis as president/co-owner of D&D Wreck Rebuilders Inc. do state that my company does meet the small business criteria listed in 40 CFR 1037.150 ©, NAICS Code 336120 and the small business criteria specified in 13 CFR 121.201.

I also state that D&D Wreck Rebuilders Inc. is solely owned by Jeanine M. Francis (51%) and David A. Francis (49%), and that we are not affiliated with any other company(s) or state.

We have maintained a consistent number of employees at 24 for each of the years 2017, 2016, and 2015.

We have built gliders for each year of: with all being sold to companies.

I look forward to your approval of our letter, so we may continue working with the glider kit program.

Thank you,

David A. Françis

President

Have A Nice Day!

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/29/2018 7:22:08 PM

To: 'Bob Boughman' [BBoughman@ohiopeterbilt.com]

Subject: RE: small business exemption form

Attachments: 2019 United Aggregates Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

----Original Message----

From: Bob Boughman [mailto:BBoughman@ohiopeterbilt.com]

Sent: Monday, January 29, 2018 10:38 AM
To: Healy, Stephen healy.stephen@epa.gov
Subject: FW: small business exemption form

----Original Message----

From: NewPhillyPB@ohiopeterbilt.com [mailto:NewPhillyPB@ohiopeterbilt.com]

Sent: Monday, January 29, 2018 6:37 PM

To: Bob Boughman

Subject: Scanned Document

Please open the attached document.

Attachment File Type: pdf, Multi-Page

Multifunction Printer Location: Device Name: XRX9C934E96A9BB



UNITED AGGREGATES
14220 PARROTT STREET
MOUNT VERNON, OHIO 43050
(740) 397-0000 PHONE
(740) 397-0862 FACSIMILE
(740) 404-3268 MOBILE

Stephen Healy
EPA OTAQ Compliance Division
Diesel Engine Compliance Center
Healy Stephen@epa.goy

Re: Model Year 2011 Request for Small Business Exemption as a Gilder Vehicle Assembler

United Aggregates, Inc., certifies that it qualifies as a small business per 13CFR121 and is classified as Heavy Duty Truck Manufacturing NAICS Code 336120 Subsector 336 - Transportation Equipment Manufacturing per 13 CFR 121.201.

Glider Vehicle Production

Year	Assembled	Sales (if different)

Based on the information provided above, our maximum unual exempt gilder vehicle production for this model year is 2018.

Employees

Year	Quantity	
Current	24	
Current - 1	······································	
Current - 2		
Current - 3		

Reviewed and Accepted Date 1/29/18 EPA Rep

Ownership Structure

~ * * * * * * * * * * * * * * * * * * *	
Owner	% Ownership
Jeff Ellis	100%

I attest that United Aggregates, Inc. is not affiliated with any other company.

Picase confirm that this request is acceptable and that United Aggregates Inc. has met all the requirements for the small business exemption as a glider vehicle assembler. Thank you for your assistance.

Signature of Company Official

President

Data

istenger@ellisbros.net

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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 3/2/2018 3:58:47 PM

To: 'bmuhl@wolverinetruckgroup.com' [bmuhl@wolverinetruckgroup.com]

Subject: RE: Certification to build Freightliner Glider **Attachments**: Wolverine Freightliner Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: bmuhl@wolverinetruckgroup.com [mailto:bmuhl@wolverinetruckgroup.com]

Sent: Wednesday, February 28, 2018 5:08 PM

To: Healy, Stephen

Subject: Certification to build Freightliner Glider

Stephen,

Attached is a notification letter with our intention of building a 2019 Freightliner Columbia glider for one of our customers, Blue Water Trucking. Please return with the "Reviewed and Accepted" stamp with date and an EPA representative's signature. Please don't hesitate to contact me with any questions.

Thank you,

Bill Muhl | General Sales Manager

586.783.2444 Ext. 6230 | Cell: 810.397.9773 | Fax: 586.469.8054 www.wolverinetruckgroup.com | Facebook | Twitter

107 S. Groesbeck Hwy., Mt. Clemens, MI 48043

bmuhl@wolverinetruckgroup.com





187 S. Groodbook • Mt. Clemens, Mt. 48543 • (586) 743-2444 (FAX (586) 469 80)4

February 28, 2018

EPA OTAQ Compliance Division Stephen Healy

Reviewed and Accepted Date 3/2//E-EPA Rep

Wolverine Freightliner Eastside Inc. conforms to the small business criteria listed in 40 CFR 1037.150(c) and the small business criteria listed in 13 CFR 121.201.

Our business is solely owned by Lynn Terry. We have 3 locations: Wolverine Truck Sales in Dearborn, MJ. Wolverine Freightliner Eastside in Mt. Clemens, MJ, and Wolverine Freightliner Westside in Ypsilanti, MJ. All of the locations are solely owned by Ms. Terry and we have no affiliations with any other companies. However, we are unofficially doing business as Wolverine Truck Group to encompass all three dealerships.

Below is the breakdown of our employees for the last 3 years.

Company	2015	2016	2017
Wolverine Freightliner Eastside	43	50	42
Wolverine Freightliner Westside	59	60	62
Wolverine Truck Sales	50	50	55

During the period of 2010 – 2014, we built Freight.

Conway.

If you have any questions, please see contact information below.

Bill Muhl General Sales Manager 107 S. Groesbeck Hwy. Mount Clemens, MI 48043 586,783,2444

Lynn Terry President

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/2/2018 7:00:53 PM

To: 'Bill Haasl' [BillHaasl@truckcountry.com]

Subject: RE: Costello Diesel Service EPA Letter

I have not seen it. How was it sent? It's best to scan it as a PDF and email a copy to me.

Steve Healy

From: Bill Haasl [mailto:BillHaasl@truckcountry.com]

Sent: Friday, February 02, 2018 1:57 PM

To: Healy, Stephen

Subject: RE: Costello Diesel Service EPA Letter

Stephen;

Costello Diesel Service out of Fairbank, IA sent an EPA letter over to you for approval on Tuesday this week. Have you had a chance to process and return this back to them? Please advise.

Regards;

Truck Country of WI

<u>BillHaasl@TruckCountry.com</u>

414-761-3384 ext. 37609 Office
414-761-9178 Fax
414-315-2263 Mobile

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From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 2/2/2018 7:33:54 PM

To: 'Bill Haasl' [BillHaasl@truckcountry.com]

Subject: RE: Costello Diesel Service EPA Letter

Bill.

I did some additional searching on my email files and found I responded to their email that had their notification attached. Their notification letter did not have their company name and contact information. So I responded to their email with a request for them to add their company name and contact information to their letter.

Steve Healy

From: Bill Haasl [mailto:BillHaasl@truckcountry.com]

Sent: Friday, February 02, 2018 2:05 PM

To: Healy, Stephen

Subject: Re: Costello Diesel Service EPA Letter

I will check with Costello Diesel Service and let you know.

Thanks;

Bill Haasl

Sent from my iPhone

On Feb 2, 2018, at 1:00 PM, Healy, Stephen < healy.stephen@epa.gov> wrote:

I have not seen it. How was it sent? It's best to scan it as a PDF and email a copy to me.

Steve Healy

From: Bill Haasl [mailto:BillHaasl@truckcountry.com]

Sent: Friday, February 02, 2018 1:57 PM

To: Healy, Stephen < healy.stephen@epa.gov>Subject: RE: Costello Diesel Service EPA Letter

Stephen;

Costello Diesel Service out of Fairbank, IA sent an EPA letter over to you for approval on Tuesday this week. Have you had a chance to process and return this back to them? Please advise.

Regards;

Truck Country of WI
BillHaasl@TruckCountry.com
414-761-3384 ext. 37609 Office
414-761-9178 Fax
414-315-2263 Mobile

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CONFIDENTIALITY: This message is intended only for the addressee and may contain confidential, privileged information. If you are not the intended recipient, you may not use, copy or disclose any information contained in this message. If you have received this message in error, please notify the sender by reply e-mail and delete the message.

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 12/19/2017 6:48:39 PM

To: 'Bill Bartz' [bbartz1954@gmail.com]

Subject: RE: notification letter

Attachments: Idaho Truck Sales Co Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Bill Bartz [mailto:bbartz1954@gmail.com] Sent: Tuesday, December 19, 2017 12:49 PM

To: Healy, Stephen

Subject: notification letter

Hi Mr.Healy

Please see attachment below for signed notification letter for assembling Western Star glider kits.

--

Thank you,
Bill Bartz
Idaho Truck Sales
Lewiston, ID 83501
208-743-2547 (work) or 208-790-2084 (cell)

IDAHO TRUCK SALES CO., INC.



PARTS - SALES - SERVICE 2934 NORTH & SOUTH HIGHW. LEWISTON, IDAHO 83501 (208) 743-2547 FAX: (208) 746-1435



12-18-17

Notification to EPA Designated Compliance Officer: Mr Stephen Healy.

Idaho Truck Sales Co., Inc. conforms to small business criteria 40 CFR 1037.150 (c) And small business criteria specified in 13 CFR 121.201 that is listed for NAICS Code 336120.

Idaho Truck Sales Co., is soley owned by James N. Marker with no other affiliations.

Number of employees:

2015 18

2016 20

2017 21

Number of Western Star gliders assembled by Idaho Truck Sales Co., Inc. in previous years.

2010

2011 2012

2013

2014

Reviewed and Accepted

Idaho Truck Sales Co., Inc. 2934 N&S Highway Lewiston, Idaho 83501 208-743-2547

General Manager: Tim Broemeling

<u> Lans 2194-6</u>

Sales Manager: Bill Bartz

Owner: James N. Marker

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 1/8/2018 8:14:27 PM

To: 'Bill Bartz' [bbartz1954@gmail.com]

Subject: RE: EPA letter

Attachments: Idaho Truck Sales Co 1-8-18 Small Business.pdf

Please find the attached EPA small business notification letter stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Bill Bartz [mailto:bbartz1954@gmail.com] Sent: Monday, January 08, 2018 2:19 PM

To: Healy, Stephen Subject: EPA letter

Hi Mr. Healy

Please see revised EPA statement for Idaho Truck Sales. Would you please look it over and if everything is good please sign it and then send

Thank you,
Bill Bartz
Idaho Truck Sales
Lewiston, ID 83501
208-743-2547 (work) or 208-790-2084 (cell)

IDAHO TRUCK SALES CO., INC.



PARTS - SALES - SERVICE 2934 NORTH & SOUTH HIGHW. LEWISTON, IDAHO 83501 (208) 743-2547 FAX: (208) 746-1435



1-5-18

Notification to EPA Designated Compliance Officer: Mr Stephen Healy.
Attention: Mr.Stephen Healy

This Notification is for 2018 calendar year and truck model year 2019.

Idaho Truck Sales Co., Inc. conforms to small business criteria 40 CFR 1037.150 (c) And small business criteria specified in 13 CFR 121.201 that is listed for NAICS Code 336120.

Idaho Truck Sales Co., is soley owned by James N. Marker with no other affiliations.

Number of employees:

2015 18

2016 20

2017 21

Number of Western Star gliders assembled by Idaho Truck Sales Co., Inc. in previous years.

Reviewed and Accepted

Date 1/8/8 EPA Rep

Idaho Truck Sales Co., Inc. 2934 N&S Highway Lewiston, Idaho 83501

208-743-2547

General Manager: Tim Broemeling

Sales Manager: Bi

Bill Bartz

Owner: James N. Marker

ED_002008_00001560-00001

From: Healy, Stephen [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D1638B0A30364C7D98EA7AF410A9CB2A-HEALY, STEPHEN]

Sent: 9/27/2017 1:40:03 PM

To: 'Big Tows Inc.' [bigtows2017@aol.com]

Subject: RE: 2018 request

Attachments: 2018 Big Tows Inc Small Business Exclusion EPA Reviewed.pdf

Please find the attached EPA small business notification for stamped "Reviewed and Accepted".

Stephen Healy Mechanical Engineer EPA OTAQ Compliance Division Diesel Engine Compliance Center 734--214-4121

From: Big Tows Inc. [mailto:bigtows2017@aol.com]

Sent: Tuesday, September 26, 2017 4:34 PM

To: Healy, Stephen

Subject: Fwd: 2018 request

Please confirm that you have received the request

Big Tows Inc. 36 Red Schoolhouse Road Chestnut Ridge NY 10977 (845) 426-3333

We are are requesting a small business exemption as a glider Vehicle Assembler

Attached is sign copy of the request

Thank you

Big Tows Inc. 36 Red Schoolhouse Road Chestnut Ridge NY 10977 (845) 426-3333



75 Demarest Mill Rd, Nanuet NY 10954 39 Grant Street, Romsey, NJ 07446 TEL: 1(800)426-2339 FAX: (845)352-1445

www.biptowbite.com

Stephen Heaty CPA OTAG Campliance Bernero Diesel Engine Compliance Center Heraly Stephen & Papaulous

Reviewed and Accepted Date <u>9/28//z</u> EPA Rep2

Res. (Model Year 2015) Request for Small Business Exemption as a Glider Vehicle Assembler

certifies that 8 qualifies as a small pusiness per 13 CFR 103 and is classified as finary Ducy Truck Manufacturins MARCS Cace 396120 Subsector 336 - Yransportation Equipment Manufacturing per 13 CFR 121-301.

Glider Vehicle Production

Year	Assembled	Sales (if different)
2014		
2013		
203.2		
2011		
2010		

Bases on the internation provided above, our maximum annual elempt place vehicle production for this model 40% is

Employees

Year	Quantity	
Current	1.8	
Current - 1	1.7	
Corrent 2	16	
Current - 3	15	

Ownership Structure

Oswiner	% Ownership	
RICARDO FUOR PRESIDENT	5.00%	
MONIKA FIIOS VIPBESIDENT	50%	

Logiest that BIC TOWS INC is not affiliated with any other company

Please content that this request is exceptable and that \$16 FOVS INC. has met all the requirements for the creat business, exemption as a pleasy visitor (Stephene). Thank you for your assistance.

Signature of Seriperty Official

PRESIDENT Tiethe

69/25/17 1300°

Bridgers III is not trensport from months accompanion betaginable